# Journal of the SENATE

# State of Florida

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# Journal of the SENATE State of Florida



#### **CONTINUATION OF**

FORTY-SEVENTH REGULAR SESSION

UNDER THE CONSTITUTION AS REVISED IN 1968

MARCH 3 THROUGH MAY 1, 2015



# Journal of the Senate

**Number 16—Regular Session** 

Friday, April 24, 2015

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#### **CALL TO ORDER**

The Senate was called to order by President Gardiner at 10:00 a.m. A quorum present—38:

Mr. President	Evers	Margolis
Abruzzo	Flores	Negron
Altman	Gaetz	Richter
Bean	Galvano	Ring
Benacquisto	Garcia	Sachs
Bradley	Gibson	Simmons
Brandes	Grimsley	Simpson
Braynon	Hays	Smith
Bullard	Hukill	Sobel
Clemens	Hutson	Soto
Dean	Joyner	Stargel
Detert	Latvala	Thompson
Diaz de la Portilla	Lee	-

Excused: Senator Montford; Senator Bullard after 12:51 p.m.

#### **PRAYER**

The following prayer was offered by Senator Richter:

Eternal God, our Father, we gather together as your children seeking your grace and thanking you for all the blessings you shower on us each and every day of our lives. Thank you for blessing us with success. Thank you for blessing us with the gift of responsibility, the gift of friendship, and the gift of confidence. Lord, guide our use of your gifts. Keep us ever mindful of our actions. As we seek your will, remind us that our gifts are from you.

Lord, walk with our members and our staff. Lord, you are a generous God, and we thank you for your generosity. We know that your blessings are consistent and abundant. We also know that your blessings come without burden, but with responsibility. Lord, instill in each of us a sense of responsibility. Guide our actions and our hearts. Thank you for all the blessings we openly accept without burden.

Lord, grant us the wisdom to know the difference between strength and power; the difference between growth and greed; and the difference between leadership and dominance.

Lord, thank you for your miracles: the miracle of birth; the miracle of life; the miracle of day and night; wind and rain. Lord, as we gather

today, instill in each of us your peace, along with a desire to serve you. Strengthen our resolve to do what is right.

Lord, shine your light on our path so that we will always know that you are walking with us. Keep our eyes open to you. Expand our hearts and our minds so that we can be a shining light to others sharing the brightness of your love and compassion, your wisdom, and your kindness. Lord, grant us wisdom and compassion.

In your name we pray. Amen.

#### **PLEDGE**

Senate Pages, Ken Thompson of Hosford; Molly Darlington of Eustis; Cameron Clark of Lake Mary; and Claire Wilhelm of Tallahassee, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

#### ADOPTION OF RESOLUTIONS

At the request of Senator Garcia—

By Senators Garcia and Gaetz-

**SR 422**—A resolution honoring a true academic, Donna Edna Shalala, Ph.D., as she retires from her post as the University of Miami's fifth president after 14 years of service, and recognizing her lifetime achievement as an educator, an administrator, a mentor, and a public servant.

WHEREAS, Donna Edna Shalala was born on February 14, 1941, in Cleveland, Ohio, to Edna Smith and James Abraham Shalala, attended West Tech High School, and graduated with a Bachelor of Arts degree from Western College for Women, and

WHEREAS, from 1962 to 1964, Donna Edna Shalala served with the Peace Corps as a volunteer and, in 1970, earned her Ph.D. from the Maxwell School of Citizenship and Public Affairs at Syracuse University, and

WHEREAS, Donna Edna Shalala began her teaching career at Baruch College in New York, where she became a member of the American Federation of Teachers, and

WHEREAS, from 1972 to 1979, Donna Edna Shalala continued her career as an educator at the Teacher's College of Columbia University, and

WHEREAS, from 1977 to 1980, Donna Edna Shalala also served as Assistant Secretary for Policy Development and Research at the United States Department of Housing and Urban Development during the Carter Administration, and

WHEREAS, in 1980, Donna Edna Shalala became the 10th president of Hunters College in New York, serving until 1987, and

WHEREAS, Donna Edna Shalala became the chancellor of the University of Wisconsin at Madison in 1987, where she was the second woman to lead a major research university and the first woman to be the head of a Big Ten university, serving the university for 6 years, and

WHEREAS, from 1993 to 2001, Donna Edna Shalala served as Secretary of Health and Human Services under the Clinton Administration, becoming the longest-tenured secretary in the department's history and the first Lebanese-American to hold a Cabinet position, and

WHEREAS, in 2001, Donna Edna Shalala became the fifth president of the University of Miami, where, in 2003, she launched the "Mo-

mentum" fund-raising campaign, which generated \$1.4 billion in donations to the university, the first time a Florida university surpassed the billion-dollar mark in such an endeavor, and

WHEREAS, Donna Edna Shalala has worked to expand and improve the quality of education offered at the University of Miami, most notably at the Miller School of Medicine, the School of Law, and research departments, and

WHEREAS, Donna Edna Shalala will have served as the University of Miami's president for more than 14 years by the time of her retirement, and

WHEREAS, through Donna Edna Shalala's determination and leadership as an educator, administrator, and health care expert, the University of Miami has vaulted to national prominence and is now ranked among the top 50 colleges in the United States, and

WHEREAS, Donna Edna Shalala continues her career at the University of Miami by teaching a class on health care in the spring semester and continuing to serve as an advocate and friend to the students, faculty, and alumni of the University of Miami, and

WHEREAS, upon her retirement from the University of Miami, Donna Edna Shalala will be greatly missed by the students, alumni, faculty, staff, and friends of the university and the Greater Miami community, and

WHEREAS, it is appropriate for this body to honor Donna Edna Shalala for her service to the community, this state, and this nation, as she retires this year, NOW, THEREFORE,

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

That we honor true academic Donna Edna Shalala, Ph.D., as she retires from her post as the University of Miami's fifth president and recognize her lifetime achievement as an educator, an administrator, a mentor, and a public servant.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Donna Edna Shalala, Ph.D., as a tangible token of the sentiments of the Florida Senate.

—was introduced, read and adopted by publication.

At the request of Senator Flores-

By Senator Flores-

**SR 1630**—A resolution recognizing Citizens' Crime Watch of Miami-Dade County on the occasion of its 40th anniversary.

WHEREAS, as a diverse and growing metropolis, Miami-Dade County is home to a number of organizations whose commitment, hard work, and initiatives enhance the well-being of area residents, and

WHEREAS, in 2015, one such organization, Citizens' Crime Watch of Miami-Dade County, will celebrate 40 years of service in the community, and

WHEREAS, Citizens' Crime Watch of Miami-Dade County brings together residents, law enforcement officers, and the private sector to prevent and reduce crime by raising awareness and promoting crime prevention, working tirelessly to ensure that the residents of every neighborhood live safely and securely, and

WHEREAS, Citizens' Crime Watch of Miami-Dade County remains active and vigilant in teaching residents invaluable tools and practices for their safety and protection, NOW, THEREFORE,

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

That Citizens' Crime Watch of Miami-Dade County is recognized on the occasion of its 40th anniversary.

—was introduced, read and adopted by publication.

By direction of the President, the rules were waived and the Senate proceeded to—  $\,$ 

#### SPECIAL ORDER CALENDAR

Consideration of SB 462 was deferred.

CS for CS for CS for SB 220—A bill to be entitled An act relating to the Commercial Motor Vehicle Review Board; amending s. 316.545, F.S.; deleting a provision authorizing any officer of the Florida Highway Patrol to require that a vehicle be driven to the nearest weigh station or public scales under certain circumstances; deleting a provision requiring the officer to weigh the vehicle at fixed scales rather than by portable scales upon a request by the vehicle driver under certain circumstances; authorizing a driver to request to proceed to the nearest fixed scale at an official weigh station or a certified public scale when he or she is issued a citation for exceeding weight limits; requiring the officer issuing the citation to escort the driver and attend the reweighing; voiding the citation if the vehicle or combination of vehicles is found to be in compliance with certain weight requirements; revising the membership of the board; providing for appointment of additional members by the Governor and the Commissioner of Agriculture; providing for terms of the additional members providing qualifications for such members; providing for removal of members by the Governor under certain circumstances; providing for action by a quorum of the board; requiring the Department of Transportation to provide space and video conference capability at each district office to enable a person requesting a hearing to appear remotely before the board; requiring that the additional appointments be made by a specified date; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 220**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 145** was withdrawn from the Committees on Transportation; Governmental Oversight and Accountability; and Fiscal Policy.

On motion by Senator Simpson-

CS for HB 145—A bill to be entitled An act relating to the Commercial Motor Vehicle Review Board; amending s. 316.545, F.S.; providing for an appeal to the board for an excess weight citation under certain circumstances; providing for citation revocation by the board; revising the membership of the board; providing for appointment of additional members by the Governor and the Commissioner of Agriculture; providing for terms of the additional members; providing qualifications for such members; providing for removal of members by the Governor under certain circumstances; providing for action by a quorum of the board; requiring that the additional appointments be made by a specified date; providing effective dates.

—a companion measure, was substituted for CS for CS for CS for SB 220 and read the second time by title.

Senator Simpson moved the following amendment which was adopted:

Amendment 1 (551142) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (1) and paragraph (a) of subsection (2) of section 316.545, Florida Statutes, are amended to read:

316.545 Weight and load unlawful; special fuel and motor fuel tax enforcement; inspection; penalty; review.—

(1) Any officer of the Florida Highway Patrol having reason to believe that the weight of a vehicle and load is unlawful is authorized to require the driver to stop and submit to a weighing of the same by means of either portable or fixed scales and may require that such vehicle be driven to the nearest weigh station or public scales, provided such a facility is within 5 highway miles. Upon a request by the vehicle driver, the officer shall weigh the vehicle at fixed scales rather than by portable scales if such a facility is available within 5 highway miles. Anyone who refuses to submit to such weighing obstructs an officer pursuant to s. 843.02 and is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. Anyone who knowingly and willfully resists, obstructs, or opposes a weight and safety officer while refusing to submit to such weighing by resisting the officer with violence to the officer's person pursuant to s. 843.01 is guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(2)(a) Whenever an officer of the Florida Highway Patrol or weight inspector of the Department of Transportation, upon weighing a vehicle or combination of vehicles with load, determines that the axle weight or gross weight is unlawful, the officer may require the driver to stop the vehicle in a suitable place and remain standing until a determination can be made as to the amount of weight thereon and, if overloaded, the amount of penalty to be assessed as provided herein. However, any gross weight over and beyond 6,000 pounds beyond the maximum herein set shall be unloaded and all material so unloaded shall be cared for by the owner or operator of the vehicle at the risk of such owner or operator. Except as otherwise provided in this chapter, to facilitate compliance with and enforcement of the weight limits established in s. 316.535, weight tables published pursuant to s. 316.535(7) shall include a 10percent scale tolerance and shall thereby reflect the maximum scaled weights allowed any vehicle or combination of vehicles. As used in this section, scale tolerance means the allowable deviation from legal weights established in s. 316.535. Notwithstanding any other provision of the weight law, if a vehicle or combination of vehicles does not exceed the gross, external bridge, or internal bridge weight limits imposed in s. 316.535 and the driver of such vehicle or combination of vehicles can comply with the requirements of this chapter by shifting or equalizing the load on all wheels or axles and does so when requested by the proper authority, the driver shall not be held to be operating in violation of said weight limits. When a driver is issued a citation for exceeding the weight limits established in s. 316.535 as determined by means of portable scales, the driver may request to proceed to the nearest fixed scale at an official weigh station or at a certified public scale for verification of weight. The officer who issued the citation must escort the driver at all times and must attend the reweighing. If the vehicle or combination of vehicles is found to be in compliance with the weight requirements of this chapter at the fixed scale, the citation is void.

Section 2. Effective October 1, 2015, subsection (7) of section 316.545, Florida Statutes, is amended to read:

316.545 Weight and load unlawful; special fuel and motor fuel tax enforcement; inspection; penalty; review.—

- (7) There is created within the Department of Transportation the Commercial Motor Vehicle Review Board, consisting of three permanent members who shall be the Secretary of the Department of Transportation, the executive director of the Department of Highway Safety and Motor Vehicles, and the Commissioner of Agriculture, or their authorized representatives, and four additional members appointed pursuant to paragraph (b), which may review any penalty imposed upon any vehicle or person under the provisions of this chapter relating to weights imposed on the highways by the axles and wheels of motor vehicles, to special fuel and motor fuel tax compliance, or to violations of safety regulations.
- (a) The Secretary of the Department of Transportation or his or her authorized representative shall be the chair of the review board.
- (b) The Governor shall appoint one member from the road construction industry, one member from the trucking industry, and one member with a general business or legal background. The Commissioner of Agriculture shall appoint one member from the agriculture industry. Each member appointed under this paragraph must be a registered voter and resident of the state and must possess business experience in the private sector. Members appointed pursuant to this paragraph shall each serve a 2-year term. A vacancy occurring during the term of a member appointed under this paragraph shall be filled only for the remainder of the unexpired term. Members of the board appointed under this paragraph may be removed from office by the Governor for misconduct, malfeasance, misfeasance, or nonfeasance in office Each permanent member of the review board may designate one additional person to be a member of the review board.
- (c) Each member, before entering upon his or her official duties, shall take and subscribe to an oath before an official authorized by law to administer oaths that he or she will honestly, faithfully, and impartially perform the duties devolving upon him or her in office as a member of the review board and that he or she will not neglect any duties imposed upon him or her by s. 316.3025, s. 316.550, or this section The review board may execute its responsibilities by meeting as a single group or as subgroups consisting of one authorized representative of each permanent member.

- (d) The chair of the review board is responsible for the administrative functions of the review board.
- (e) Four members of the board constitute a quorum, and the vote of four members shall be necessary for any action taken by the board. A vacancy on the board does not impair the right of a quorum of the board to exercise all of the rights and perform all of the duties of the board.
- (f)(e) The review board may hold sessions and conduct proceedings at any place within the state. As an alternative to physical appearance, and in addition to any other method of appearance authorized by rule, the Department of Transportation shall provide space and video conference capability at each district office to enable a person requesting a hearing to appear remotely before the board, regardless of the physical location of the board proceeding.

Section 3. The appointment of additional members to the Commercial Motor Vehicle Review Board in accordance with the changes made by this act to s. 316.545, Florida Statutes, shall be made by September 1, 2015, for terms beginning October 1, 2015.

Section 4. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Commercial Motor Vehicle Review Board; amending s. 316.545, F.S.; deleting a provision authorizing any officer of the Florida Highway Patrol to require that a vehicle be driven to the nearest weigh station or public scales under certain circumstances; deleting a provision requiring the officer to weigh the vehicle at fixed scales rather than by portable scales upon a request by the vehicle driver under certain circumstances; authorizing a driver to request to proceed to the nearest fixed scale at an official weigh station or a certified public scale when he or she is issued a citation for exceeding weight limits; requiring the officer issuing the citation to escort the driver and attend the reweighing; voiding the citation if the vehicle or combination of vehicles is found to be in compliance with certain weight requirements; revising the membership of the board; providing for appointment of additional members by the Governor and the Commissioner of Agriculture; providing for terms of the additional members providing qualifications for such members; providing for removal of members by the Governor under certain circumstances; providing for action by a quorum of the board; requiring the Department of Transportation to provide space and video conference capability at each district office to enable a person requesting a hearing to appear remotely before the board; requiring that the additional appointments be made by a specified date; providing effective

Pursuant to Rule 4.19,  ${f CS}$  for  ${f HB}$  145, as amended, was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 7066, CS for CS for SB 7070, and CS for SB 686 was deferred.

On motion by Senator Gaetz-

CS for CS for CS for SB 1372—A bill to be entitled An act relating to government accountability; amending s. 11.40, F.S.; specifying that the Governor, the Commissioner of Education, or the designee of the Governor or of the Commissioner of Education may notify the Legislative Auditing Committee of an entity's failure to comply with certain auditing and financial reporting requirements; amending s. 11.45, F.S.; defining the terms "abuse," "fraud," and "waste"; revising the definition of the term "local governmental entity"; excluding water management districts from certain audit requirements; removing a cross-reference; authorizing the Auditor General to conduct audits of tourist development councils and county tourism promotion agencies; revising reporting requirements applicable to the Auditor General; amending s. 28.35, F.S.; revising reporting requirements applicable to the Florida Clerks of Court Operations Corporation; amending s. 43.16, F.S.; revising the responsibilities of the Justice Administrative Commission, each state attorney, each public defender, a criminal conflict and civil regional counsel, a capital collateral regional counsel, and the Guardian Ad Litem Program, to include the establishment and maintenance of certain internal controls; amending s. 112.313, F.S.; specifying that prohibitions on conflicting employment or contractual relationships for public officers or employees of an agency apply to contractual relationships held by certain business entities; amending s. 112.31455, F.S.; correcting a crossreference; revising provisions governing collection methods for unpaid automatic fines for failure to timely file disclosure of financial interests to include school districts; amending s. 112.3261, F.S.; revising terms to conform to changes made by the act; expanding the types of governmental entities that are subject to lobbyist registration requirements; requiring a governmental entity to create a lobbyist registration form; amending ss. 129.03, 129.06, 166.241, and 189.016, F.S.; requiring counties, municipalities, and special districts to maintain certain budget documents on the entities' websites for a specified period; amending s. 215.425, F.S.; defining the term "public funds"; revising nonapplicability to the prohibition on extra compensation claims; requiring certain contracts to which a unit of government or state university is a party during a specified period to contain certain prohibitions on severance pay; requiring a unit of government to investigate and take necessary action to recover prohibited compensation; specifying methods of recovery and liability for unintentional and willful violations; providing a penalty; specifying applicability of procedures regarding suspension and removal of an officer who commits a willful violation; establishing eligibility criteria and amounts for rewards; specifying circumstances under which an employee has a cause of action under the Whistle-blower's Act; establishing causes of action if a unit of government fails to recover prohibited compensation within a certain timeframe; providing for applicability; amending s. 215.86, F.S.; revising management systems and controls to be employed by each state agency and the judicial branch; amending s. 215.97, F.S.; revising the definition of the term "audit threshold"; amending s. 215.985, F.S.; revising the requirements for a monthly financial statement provided by a water management district; amending s. 218.32, F.S.; revising the requirements of the annual financial audit report of a local governmental entity; authorizing the Department of Financial Services to request additional information from a local governmental entity; requiring a local governmental entity to respond to such requests within a specified timeframe; requiring the department to notify the Legislative Auditing Committee of noncompliance; amending s. 218.33, F.S.; requiring local governmental entities to establish and maintain internal controls; amending s. 218.39, F.S.; requiring an audited entity to respond to audit recommendations under specified circumstances; amending s. 218.391, F.S.; revising the composition of an audit committee; prohibiting an audit committee member from being an employee, chief executive officer, or chief financial officer of the respective governmental entity; requiring the chair of an audit committee to sign and execute an affidavit affirming compliance with auditor selection procedures; prescribing procedures in the event of noncompliance with auditor selection procedures; amending s. 288.92, F.S.; prohibiting specified officers and board members of Enterprise Florida, Inc., from representing a person or entity for compensation before Enterprise Florida, Inc., and associated entities thereof, for a specified timeframe; amending s. 288.9604, F.S.; prohibiting a director of the board of directors of the Florida Development Finance Corporation from representing a person or entity for compensation before the corporation for a specified timeframe; amending s. 373.536, F.S.; deleting obsolete language; requiring water management districts to maintain certain budget documents on the districts' websites for a specified period; amending s. 1002.33, F.S.; revising the responsibilities of the governing board of a charter school to include the establishment and maintenance of internal controls; amending s. 1002.37, F.S.; requiring completion of an annual financial audit of the Florida Virtual School; specifying audit requirements; requiring an audit report to be submitted to the board of trustees of the Florida Virtual School and the Auditor General; removing obsolete provisions; amending s. 1010.01, F.S.; requiring each school district, Florida College System institution, and state university to establish and maintain certain internal controls; amending s. 1010.30, F.S.; requiring a district school board, Florida College System institution board of trustees, or university board of trustees to respond to audit recommendations under certain circumstances; amending ss. 68.082, 68.083, 218.503, and 1002.455, F.S.: conforming provisions and crossreferences to changes made by the act; declaring that the act fulfills an important state interest; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for SB 1372** was placed on the calendar of Bills on Third Reading.

On motion by Senator Richter—

CS for CS for SB 564—A bill to be entitled An act relating to trade secrets; amending s. 812.081, F.S.; including financial information in provisions prohibiting the theft, embezzlement, or unlawful copying of trade secrets; providing criminal penalties; providing an effective date.

-was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 564 was placed on the calendar of Bills on Third Reading.

On motion by Senator Richter-

CS for CS for CS for SB 566—A bill to be entitled An act relating to public records and meetings; amending ss. 119.071, 125.0104, 288.1226, 331.326, 365.174, 381.83, 403.7046, 403.73, 499.012, 499.0121, 499.051, 499.931, 502.222, 570.48, 573.123, 601.10, 601.15, 601.152, 601.76, and 815.04, F.S.; expanding public records exemptions for certain data processing software obtained by an agency, certain information held by a county tourism promotion agency, information related to trade secrets held by the Florida Tourism Industry Marketing Corporation, information related to trade secrets held by Space Florida, proprietary confidential business information submitted to the Department of Revenue, trade secret information held by the Department of Health, trade secret information reported or submitted to the Department of Environmental Protection, trade secret information in an application for a permit for a prescription drug wholesale distributor or an out-of-state prescription drug wholesale distributor, trade secret information contained in an application for a permit for a secondary wholesale distributor, trade secret information contained in the prescription drug purchase list. trade secret information relating to medical gas submitted to the Department of Business and Professional Regulation, trade secret information contained in a complaint and any investigatory documents held by the Department of Business and Professional Regulation, trade secret information of a dairy industry business held by the Department of Agriculture and Consumer Services, trade secret information held by the Division of Fruits and Vegetables of the Department of Agriculture and Consumer Services, trade secret information of a person subject to a marketing order held by the Department of Agriculture and Consumer Services, trade secret information provided to the Department of Citrus, trade secret information of noncommodity advertising and promotional program participants held by the Department of Citrus, trade secret information contained in a citrus handler's return filed with the Department of Citrus, a manufacturer's formula filed with the Department of Agriculture and Consumer Services, and specified data, programs, or supporting documentation held by an agency, respectively, to incorporate the amendment made to the definition of the term "trade secret" in s. 812.081, F.S., by SB 564; amending s. 331.326, F.S.; expanding a public meetings exemption for any meeting or portion of a meeting of Space Florida's board at which trade secrets are discussed to incorporate the amendment made to the definition of the term "trade secret" in s. 812.081, F.S., by SB 564; providing for future legislative review and repeal of the exemptions; making editorial and technical changes; providing a statement of public necessity; providing a contingent effective

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for SB 566** was placed on the calendar of Bills on Third Reading.

On motion by Senator Diaz de la Portilla-

**CS** for **SB** 678—A bill to be entitled An act relating to reciprocal insurers; amending s. 629.271, F.S.; authorizing domestic reciprocal insurers to return a portion of unassigned funds to their subscribers; providing limitations; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 678** was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 798 was deferred.

On motion by Senator Richter-

CS for SB 568—A bill to be entitled An act relating to family trust companies; amending s. 662.102, F.S.; revising the purposes of the Family Trust Company Act; providing legislative findings; amending s. 662.111, F.S.; redefining the term "officer"; creating s. 662.113, F.S.; specifying the applicability of other chapters of the financial institutions codes to family trust companies; providing that the section does not limit the authority of the Office of Financial Regulation to investigate any entity to ensure that it is not in violation of ch. 662, F.S., or applicable provisions of the financial institutions codes; amending s. 662.120, F.S.; revising the ancestry requirements for designated relatives of a licensed family trust company; amending s. 662.1215, F.S.; revising the requirements for investigations of license applicants by the Office of Financial Regulation; amending s. 662.122, F.S.; revising the requirements for registration of a family trust company and a foreign licensed family trust company; amending s. 662.1225, F.S.; requiring a foreign licensed family trust company to be in compliance with the family trust laws and regulations in its jurisdiction; specifying the date upon which family trust companies must be registered or licensed or, if not registered or licensed, cease doing business in this state; amending s. 662.123, F.S.; revising the types of amendments to organizational documents which must have prior approval by the office; amending s. 662.128, F.S.; extending the deadline for the filing of, and revising the requirements for, specified license and registration renewal applications; amending s. 662.132, F.S.; revising the authority of specified family trust companies while acting as fiduciaries to purchase certain bonds and securities; revising the prohibition against the purchase of certain bonds or securities by specified family trust companies; amending s. 662.141, F.S.; revising the purposes for which the office may examine or investigate a family trust company that is not licensed and a foreign licensed family trust company; deleting the requirement that the office examine a family trust company that is not licensed and a foreign licensed family trust company; providing that the office may rely upon specified documentation that identifies the qualifications of beneficiaries as permissible recipients of family trust company services; deleting a provision that authorizes the office to accept an audit by a certified public accountant in lieu of an examination by the office; authorizing the Financial Services Commission to adopt rules establishing specified requirements for family trust companies; amending s. 662.142, F.S.; deleting a provision that authorizes the office to immediately revoke the license of a licensed family trust company under certain circumstances; revising the circumstances under which the office may enter an order revoking the license of a licensed family trust company; amending s. 662.143, F.S.; revising the acts that may result in the entry of a cease and desist order against specified family trust companies and affiliated parties; amending s. 662.144, F.S.; authorizing a family trust company to have its terminated registration or revoked license reinstated under certain circumstances; revising the timeframe for a family trust company to wind up its affairs under certain circumstances; requiring the deposit of certain fees and fines in the Financial Institutions' Regulatory Trust Fund; amending s. 662.145, F.S.; revising the office's authority to suspend a family trust company-affiliated party who is charged with a specified felony or to restrict or prohibit the participation of such party in certain financial institutions; s. 662.150, F.S.; making a technical change; amending s. 662.151, F.S.; conforming a provision to changes made by the act; providing an effective date.

-was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 568** was placed on the calendar of Bills on Third Reading.

CS for SB 242—A bill to be entitled An act relating to publicly funded retirement plans; amending s. 112.63, F.S.; requiring that actuarial reports for certain retirement plans include mortality tables; specifying requirements; amending s. 112.664, F.S.; revising information to be included in a defined benefit system or plan's annual report to the Department of Management Services; providing a declaration of important state interest; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 242**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 1309** was withdrawn from the Committees on Governmental Oversight and Accountability; Community Affairs; and Appropriations.

On motion by Senator Brandes-

CS for CS for HB 1309—A bill to be entitled An act relating to publicly funded retirement plans; amending s. 112.63, F.S.; requiring that actuarial reports for certain retirement plans include mortality tables; specifying requirements; amending s. 112.664, F.S.; revising information to be included in a defined benefit system or plan's annual report to the Department of Management Services; providing a declaration of important state interest; providing effective dates.

—a companion measure, was substituted for  $\mathbf{CS}$  for  $\mathbf{SB}$  242 and read the second time by title.

Senator Brandes moved the following amendment:

**Amendment 1 (566396)**—Delete line 68 and insert: ends on or after June 30, 2015 2014, and thereafter in each year

Senator Brandes moved the following substitute amendment which was adopted:

**Amendment 2 (276912)**—Delete line 68 and insert: ends on or after *December 31, 2015 June 30, 2014*, and thereafter in each year

Senator Brandes moved the following amendment which was adopted:

Amendment 3 (725774)—Delete line 114 and insert: act, this act shall take effect upon becoming a law.

Pursuant to Rule 4.19, **CS for CS for HB 1309**, as amended, was placed on the calendar of Bills on Third Reading.

On motion by Senator Joyner-

CS for SB 630—A bill to be entitled An act relating to transfers to minors; amending s. 710.102, F.S.; defining the term "general power of appointment"; amending s. 710.105, F.S.; specifying that certain transfers from a trust are considered as having been made directly by the grantor of the trust; amending s. 710.123, F.S.; authorizing custodianships established by irrevocable gift and by irrevocable exercise of power of appointment to terminate when a minor attains the age of 25, subject to the minor's right in such custodianships to compel distribution of the property upon attaining the age of 21; limiting liability of financial institutions for certain distributions of custodial property; reenacting ss. 710.117(2) and 710.121(2) and (6), F.S., to incorporate the amendment made to s. 710.105, F.S., in references thereto; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 630** was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia—

CS for CS for SB 1048—A bill to be entitled An act relating to motor vehicle manufacturer licenses; amending s. 320.64, F.S.; providing that a motor vehicle dealer who received approval of a facility from an applicant or licensee within a specified timeframe is deemed to be in full compliance with facility-related requirements; providing that such motor vehicle dealer is entitled to certain benefits under certain circumstances; providing applicability; conforming a cross-reference; revising provisions related to an applicant or licensee who has undertaken or engaged in an audit of service-related payments or incentive payments; reducing the timeframe for the performance of such audits; defining the term "incentive"; authorizing an applicant or licensee to deny or charge back only the portion of a service-related claim or incentive claim which the applicant or licensee has proven to be false or fraudulent or for which the dealer failed to substantially comply with certain procedures; prohibiting an applicant or licensee from taking adverse action against a motor vehicle dealer under certain circumstances; prohibiting

an applicant or licensee from failing to make any payment due a motor vehicle dealer that substantially complies with the terms of a certain contract between the two parties regarding reimbursement for temporary replacement vehicles under certain circumstances; authorizing a motor vehicle dealer to purchase goods or services from a vendor chosen by the motor vehicle dealer, subject to certain requirements; defining the term "goods or services"; prohibiting an applicant or licensee from requiring a motor vehicle dealer to pay for certain advertising or marketing, or to participate in or affiliate with a dealer advertising or marketing entity; prohibiting an applicant or licensee from taking or threatening to take any adverse action against a motor vehicle dealer who refuses to join or participate in such entity; defining the term "adverse action"; providing that an applicant or licensee may not require a dealer to participate in, or may not preclude only a number of its motor vehicle dealers in a designated market area from establishing, a voluntary motor vehicle dealer advertising or marketing entity; providing that an applicant or licensee is not required to fund such an entity under certain circumstances; providing for retroactive applicability under certain circumstances; providing for severability; providing an effective

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 1048** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 216—A bill to be entitled An act relating to publicly funded retirement programs; amending s. 175.041, F.S.; revising applicability of the Marvin B. Clayton Firefighters Pension Trust Fund Act; providing that any municipality that provides fire protection services to a municipal service taxing unit under an interlocal agreement is eligible to receive property insurance premium taxes; amending s. 175.101, F.S.; authorizing a municipal service taxing unit that enters into an interlocal agreement for fire protection services with another municipality to impose an excise tax on property insurance premiums; amending s. 175.111, F.S.; requiring municipal service taxing units to provide the Division of Retirement of the Department of Management Services with a certified copy of the ordinance assessing and imposing certain taxes; amending ss. 175.122 and 175.351, F.S.; revising provisions relating to the limitation of disbursement to conform to changes made by the act; amending s. 175.411, F.S.; authorizing a municipal service taxing unit, under certain conditions, to revoke its participation and cease to receive property insurance premium taxes; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 216**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 105** was withdrawn from the Committees on Community Affairs; Governmental Oversight and Accountability; and Appropriations.

On motion by Senator Bradley-

CS for HB 105—A bill to be entitled An act relating to publicly funded retirement programs; amending s. 175.041, F.S.; revising applicability of the Marvin B. Clayton Firefighters Pension Trust Fund Act; providing that any municipality that provides fire protection services to a municipal services taxing unit under an interlocal agreement is eligible to receive property insurance premium taxes; authorizing a county to enact an ordinance levying a tax on behalf of the municipal services taxing unit receiving fire services; amending s. 175.101, F.S.; authorizing a municipal services taxing unit that enters into an interlocal agreement for fire protection services with another municipality to impose an excise tax on property insurance premiums; amending s. 175.111, F.S.; requiring municipal services taxing units to provide the Division of Retirement of the Department of Management Services with a certified copy of the ordinance assessing and imposing certain taxes; amending ss. 175.122 and 175.351, F.S.; revising provisions relating to the limitation of disbursement to conform to changes made by the act; amending s. 175.411, F.S.; authorizing a municipal services taxing unit, under certain conditions, to revoke its participation and cease to receive property insurance premium taxes; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 216 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 105** was placed on the calendar of Bills on Third Reading.

CS for SB 1536—A bill to be entitled An act relating to public records; amending s. 895.06, F.S.; providing an exemption from public records requirements for certain documents and information held by an investigative agency pursuant to an investigation relating to an activity prohibited under the Florida RICO Act; authorizing disclosure of such documents and information under certain conditions; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1536**, pursuant to Rule 3.11(3), there being no objection, **HB 7061** was withdrawn from the Committees on Criminal Justice; Governmental Oversight and Accountability; and Appropriations.

On motion by Senator Flores-

**HB 7061**—A bill to be entitled An act relating to public records; amending s. 895.06, F.S.; providing an exemption from public records requirements for certain documents and information held by an investigative agency pursuant to an investigation relating to an activity prohibited under the Florida RICO Act; authorizing disclosure of such documents and information under certain conditions; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—a companion measure, was substituted for  $\mathbf{CS}$  for  $\mathbf{SB}$  1536 and read the second time by title.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Flores moved the following amendment which was adopted:

Amendment 1 (135292) (with title amendment)—Delete lines 64-68 and insert:

Section 3. This act shall take effect on July 1, 2015.

And the title is amended as follows:

Delete line 11 and insert: necessity; providing an effective date.

Pursuant to Rule 4.19, **HB 7061**, as amended, was placed on the calendar of Bills on Third Reading.

CS for SB 738—A bill to be entitled An act relating to clinical laboratories; amending s. 483.041, F.S.; adding a consultant pharmacist or doctor of pharmacy licensed under chapter 465, F.S., to the definition of licensed practitioner; amending s. 483.181, F.S.; requiring clinical laboratories to make their services available to specified licensed practitioners; prohibiting such a clinical laboratory from charging different prices for its services based upon the chapter under which a practitioner is licensed; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 738**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 655** was withdrawn from the Committees on Health Policy; Fiscal Policy; and Rules.

On motion by Senator Grimsley—

CS for CS for HB 655—A bill to be entitled An act relating to clinical laboratories; amending s. 483.041, F.S.; revising the definition of the term "licensed practitioner" to include consultant pharmacists or doctors of pharmacy licensed under chapter 465, F.S.; amending s. 483.181, F.S.; requiring clinical laboratories to make their services available to specified licensed practitioners; prohibiting such a clinical laboratory from charging different prices for its services based upon the chapter under which a practitioner is licensed; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  738 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 655 was placed on the calendar of Bills on Third Reading.

CS for SB 368-A bill to be entitled An act relating to the rights of grandparents; amending s. 752.001, F.S.; providing definitions; repealing s. 752.01, F.S., relating to actions by a grandparent for visitation rights; creating s. 752.011, F.S.; authorizing the grandparent of a minor child to petition a court for visitation under certain circumstances; requiring a preliminary hearing; providing for the payment of attorney fees and costs by a petitioner who fails to make a prima facie showing of harm; authorizing the court to appoint a guardian ad litem and requiring the court to refer the matter to family mediation upon a specified court finding; authorizing grandparent visitation if the court makes specified findings; providing factors for court consideration; providing applicability of the Uniform Child Custody Jurisdiction and Enforcement Act; encouraging the consolidation of certain concurrent actions; providing for modification of an order awarding grandparent visitation; limiting the frequency of actions seeking visitation; limiting applicability to a minor child placed for adoption; providing for venue; repealing s. 752.07, F.S., relating to the effect of adoption of a child by a stepparent on grandparent visitation rights; creating s. 752.071, F.S.; providing conditions under which a court may terminate a grandparent visitation order upon adoption of a minor child by a stepparent or close relative; amending s. 752.015, F.S.; conforming provisions and cross-references to changes made by the act; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 368**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 149** was withdrawn from the Committees on Judiciary; Children, Families, and Elder Affairs; Appropriations Subcommittee on Criminal and Civil Justice; and Fiscal Policy.

On motion by Senator Abruzzo-

CS for CS for HB 149-A bill to be entitled An act relating to the rights of grandparents; amending s. 752.001, F.S.; providing definitions; repealing s. 752.01, F.S., relating to actions by a grandparent for visitation rights; creating s. 752.011, F.S.; authorizing the grandparent of a minor child to petition a court for visitation under certain circumstances; requiring a preliminary hearing; providing for the payment of attorney fees and costs by a petitioner who fails to make a prima facie showing of harm; authorizing grandparent visitation if the court makes specified findings; providing factors for court consideration; providing applicability of the Uniform Child Custody Jurisdiction and Enforcement Act; encouraging the consolidation of certain concurrent actions; providing for modification of an order awarding grandparent visitation; limiting the frequency of actions seeking visitation; limiting applicability to a minor child placed for adoption; providing for venue; repealing s. 752.07, F.S., relating to the effect of adoption of a child by a stepparent on grandparent visitation rights; creating s. 752.071, F.S.; providing conditions under which a court may terminate a grandparent visitation order upon adoption of a minor child by a stepparent or close relative; amending s. 752.015, F.S.; conforming provisions and cross-references to changes made by the act; providing an effective date.

—a companion measure, was substituted for  $\mathbf{CS}$  for  $\mathbf{SB}$  368 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 149 was placed on the calendar of Bills on Third Reading.

CS for SB 1054—A bill to be entitled An act relating to retirement; amending s. 121.055, F.S.; authorizing local agency employers to reassess designation of positions for inclusion in the Senior Management Service Class; providing for removal of certain positions; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1054**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 565** was withdrawn from

the Committees on Governmental Oversight and Accountability; Community Affairs; and Appropriations.

On motion by Senator Evers-

CS for HB 565—A bill to be entitled An act relating to retirement; amending s. 121.055, F.S.; authorizing local agency employers to reassess the designation of positions for inclusion in the Senior Management Service Class; providing for removal of certain positions; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  1054 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 565** was placed on the calendar of Bills on Third Reading.

On motion by Senator Latvala-

CS for CS for SB 1172—A bill to be entitled An act relating to termination of a condominium association; amending s. 718.117, F.S.; providing and revising procedures and requirements for termination of a condominium property; providing requirements for the rejection of a plan of termination; defining terms; providing applicability; providing and revising requirements relating to partial termination of a condominium property; authorizing a plan of termination to be withdrawn, modified, or amended under certain conditions; revising and providing requirements relating to the allocation of proceeds of the sale of condominium property; revising requirements relating to the right to contest a plan of termination; amending s. 718.1255, F.S.; revising the term "dispute"; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for SB 1172** was placed on the calendar of Bills on Third Reading.

SB 1138—A bill to be entitled An act relating to unclaimed property; creating s. 717.1382, F.S.; providing for escheatment to the state of unclaimed United States savings bonds; providing for judicial determination of escheatment; providing procedures for challenging escheatment; providing for deposit of the proceeds of escheatment; creating s. 717.1383, F.S.; providing that a person claiming a United States savings bond may file a claim with the Department of Financial Services; providing limitations on such claim; providing applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1138**, pursuant to Rule 3.11(3), there being no objection, **HB 887** was withdrawn from the Committees on Banking and Insurance; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Brandes—

HB 887—A bill to be entitled An act relating to unclaimed property; creating s. 717.1382, F.S.; providing for escheatment to the state of unclaimed United States savings bonds; providing for judicial determination of escheatment; providing procedures for challenging escheatment; providing for deposit of the proceeds of escheatment; creating s. 717.1383, F.S.; providing that a person claiming a United States savings bond may file a claim with the Department of Financial Services; providing limitations on such claim; providing applicability; providing an effective date.

—a companion measure, was substituted for  ${\bf SB~1138}$  and read the second time by title.

Pursuant to Rule 4.19,  ${\bf HB~887}$  was placed on the calendar of Bills on Third Reading.

CS for SB 1486—A bill to be entitled An act relating to residential master building permit programs; creating s. 553.794, F.S.; requiring local governments to create master building permit programs if requested by a licensed general, building, or residential contractor to assist

builders who construct certain dwellings and townhomes on a repetitive basis; defining terms; providing requirements for submitting a master building permit application, a general construction plan, or a site-specific building permit application; specifying documents that must be provided with the applications and plan; requiring master building permits to be approved or denied within a time certain; providing duration of validity of approved master building permits; authorizing a builder to use a master building permit for individual dwellings or townhomes under certain conditions; limiting revisions to approved master building permits; authorizing governing bodies of local governments to set specified fees; providing for penalties under certain circumstances; authorizing local governments to adopt procedures to carry out master building permit programs; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 1486**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 1151** was withdrawn from the Committees on Community Affairs; Regulated Industries; and Fiscal Policy.

On motion by Senator Brandes-

CS for HB 1151—A bill to be entitled An act relating to residential master building permit programs; creating s. 553.794, F.S.; requiring local governments to create master building permit programs in certain circumstances to assist builders who expect to construct specific dwellings and townhomes on a repetitive basis; defining terms; providing requirements for submitting master building permit applications, general construction plans, and site-specific building permit applications; specifying documents that must be provided with the applications and plans; requiring master building permit applications to be approved or denied within a time certain; authorizing builders to submit master building permit numbers an unlimited number of times for specific dwellings and townhomes under certain conditions; providing duration of validity of approved master building permits; limiting revisions to approved master building permits; requiring the governing body of the applicable local government to provide a schedule of reasonable fees; providing for penalties under certain circumstances; authorizing local governments to adopt procedures to effectuate master building permit programs; providing an effective date.

—a companion measure, was substituted for **CS for SB 1486** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 1151** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 512—A bill to be entitled An act relating to HIV testing; amending s. 381.004, F.S.; revising and providing definitions; specifying the notification and consent procedures for performing an HIV test in a health care setting and a nonhealth care setting; amending s. 456.032, F.S.; conforming a cross-reference; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 512**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 321** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Fiscal Policy.

On motion by Senator Thompson-

CS for CS for HB 321—A bill to be entitled An act relating to HIV testing; amending s. 381.004, F.S.; revising and providing definitions; specifying the notification and consent procedures for performing HIV tests in health care and nonhealth care settings; amending s. 456.032, F.S.; conforming a cross-reference; providing an effective date.

—a companion measure, was substituted for CS for CS for  $SB\ 512$  and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for HB 321** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 758—A bill to be entitled An act relating to emergency treatment for opioid overdose; providing a short title; creat-

ing s. 381.887, F.S.; providing definitions; providing a purpose; authorizing certain health care practitioners to prescribe an emergency opioid antagonist to a patient or caregiver under certain conditions; authorizing pharmacists to dispense an emergency opioid antagonist under certain circumstances; authorizing storage, possession, and administration of an emergency opioid antagonist by such patient or caregiver and certain emergency responders; providing immunity from liability; providing immunity from professional sanction or disciplinary action for certain health care practitioners and pharmacists, under certain circumstances; providing applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 758**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 751** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Evers-

CS for HB 751—A bill to be entitled An act relating to emergency treatment for opioid overdose; providing a short title; creating s. 381.887, F.S.; providing definitions; providing purpose; authorizing certain health care practitioners to prescribe an emergency opioid antagonist to a patient or caregiver under certain conditions; authorizing storage, possession, and administration of an emergency opioid antagonist by such patient or caregiver and certain emergency responders; providing immunity from liability; providing immunity from professional sanction or disciplinary action for certain health care practitioners and pharmacists, under certain circumstances; providing applicability; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 758 and read the second time by title.

Senator Evers moved the following amendment which was adopted:

Amendment 1 (547870) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. This act may be cited as the "Emergency Treatment and Recovery Act."

Section 2. Section 381.887, Florida Statutes, is created to read:

381.887 Emergency treatment for suspected opioid overdose.

- (1) As used in this section, the term:
- (a) "Administer" or "administration" means to introduce an emergency opioid antagonist into the body of a person.
- (b) "Authorized health care practitioner" means a licensed practitioner authorized by the laws of this state to prescribe drugs.
- (c) "Caregiver" means a family member, friend, or person in a position to have recurring contact with a person at risk of experiencing an opioid overdose.
- (d) "Emergency opioid antagonist" means naloxone hydrochloride or any similarly acting drug that blocks the effects of opioids administered from outside the body and that is approved by the United States Food and Drug Administration for the treatment of an opioid overdose.
- (e) "Patient" means a person at risk of experiencing an opioid overdose.
- (2) The purpose of this section is to provide for the prescription of an emergency opioid antagonist to patients and caregivers and to encourage the prescription of emergency opioid antagonists by authorized health care practitioners.
- (3) An authorized health care practitioner may prescribe and dispense an emergency opioid antagonist to a patient or caregiver for use in accordance with this section, and pharmacists may dispense an emergency opioid antagonist pursuant to a prescription issued in the name of the patient or caregiver, which is appropriately labeled with instructions for use. Such patient or caregiver is authorized to store and possess approved emergency opioid antagonists and, in an emergency situation when a

physician is not immediately available, administer the emergency opioid antagonist to a person believed in good faith to be experiencing an opioid overdose, regardless of whether that person has a prescription for an emergency opioid antagonist.

- (4) Emergency responders, including, but not limited to, law enforcement officers, paramedics, and emergency medical technicians, are authorized to possess, store, and administer emergency opioid antagonists as clinically indicated.
- (5) A person, including, but not limited to, an authorized health care practitioner, a dispensing health care practitioner, or a pharmacist, who possesses, administers, prescribes, dispenses, or stores an approved emergency opioid antagonist in compliance with this section and s. 768.13 is afforded the civil liability immunity protections provided under s. 768.13.
- (6)(a) An authorized health care practitioner, acting in good faith and exercising reasonable care, is not subject to discipline or other adverse action under any professional licensure statute or rule and is immune from any civil or criminal liability as a result of prescribing an emergency opioid antagonist in accordance with this section.
- (b) A dispensing health care practitioner or pharmacist, acting in good faith and exercising reasonable care, is not subject to discipline or other adverse action under any professional licensure statute or rule and is immune from any civil or criminal liability as a result of dispensing an emergency opioid antagonist in accordance with this section.
- (7) This section does not limit any existing immunities for emergency responders or other persons which is provided under this chapter or any other applicable provision of law. This section does not create a duty or standard of care for a person to prescribe or administer an emergency opioid antagonist.

Section 3. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to emergency treatment for opioid overdose; providing a short title; creating s. 381.887, F.S.; defining terms; providing a purpose; authorizing certain health care practitioners to prescribe and dispense an emergency opioid antagonist to a patient or caregiver under certain conditions; authorizing pharmacists to dispense an emergency opioid antagonist under certain circumstances; authorizing storage, possession, and administration of an emergency opioid antagonist by a patient or caregiver and certain emergency responders; providing immunity from liability; providing immunity from professional sanction or disciplinary action for certain health care practitioners and pharmacists, under certain circumstances; providing applicability; providing that a duty or standard of care is not created by the section; providing an effective date.

Pursuant to Rule 4.19, **CS for HB 751**, as amended, was placed on the calendar of Bills on Third Reading.

CS for SB 686—A bill to be entitled An act relating to military housing ad valorem tax exemptions; amending s. 196.199, F.S.; providing that certain leasehold interests and improvements to land owned by the United States, a branch of the United States Armed Forces, or any agency or quasi-governmental agency of the United States are exempt from ad valorem taxation under specified circumstances; providing that such leasehold interests and improvements are entitled to an exemption from ad valorem taxation without an application being filed for the exemption or the property appraiser approving the exemption; providing nonapplicability of provisions to transient public lodging establishments; providing that existing agreements to provide municipal services by municipalities or counties are not affected; providing retroactive applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 686**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 361** was withdrawn from the Committees on Military and Veterans Affairs, Space, and Domestic Security; Finance and Tax; and Appropriations.

On motion by Senator Lee-

CS for CS for HB 361—A bill to be entitled An act relating to military housing ad valorem tax exemptions; amending s. 196.199, F.S.; providing that certain leasehold interests and improvements to land owned by the United States, a branch of the United States Armed Forces, or any agency or quasi-governmental agency of the United States are exempt from ad valorem taxation under specified circumstances; providing that such leasehold interests and improvements are entitled to an exemption from ad valorem taxation without an application being filed for the exemption or the property appraiser approving the exemption; providing nonapplicability with respect to transient public lodging establishments and certain existing agreements for municipal services by municipalities and counties; providing retroactive applicability; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  686 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 361 was placed on the calendar of Bills on Third Reading.

#### BILLS ON THIRD READING

Consideration of CS for CS for SB 1446 and CS for SB 960 was deferred.

The Senate resumed consideration of-

CS for SB 7068—A bill to be entitled An act relating to mental health and substance abuse services; amending s. 394.455, F.S.; revising the definition of "mental illness" to exclude dementia and traumatic brain injuries; amending s. 394.492, F.S.; redefining terms; creating s. 394.761, F.S.; requiring the Agency for Health Care Administration and the Department of Children and Families to develop a plan to obtain federal approval for increasing the availability of federal Medicaid funding for behavioral health care; establishing improved integration of behavioral health and primary care services through the development and effective implementation of coordinated care organizations as the primary goal of obtaining the additional funds; requiring the agency and the department to submit the written plan, which must include certain information, to the Legislature by a specified date; requiring the agency to submit an Excellence in Mental Health Act grant application to the United States Department of Health and Human Services; amending s. 394.875, F.S.; requiring that, by a specified date, the department, in consultation with the Agency for Health Care Administration, modify certain licensure rules and procedures; amending s. 394.9082, F.S.; revising legislative findings and intent; redefining terms; requiring the managing entities, rather than the department, to develop and implement a plan with a certain purpose; requiring the regional network to offer access to certain services; requiring the plan to be developed in a certain manner; requiring the department to designate the regional network as a coordinated care organization after certain conditions are met; removing a provision providing legislative intent; requiring the department to contract with community-based managing entities for the development of specified objectives; removing duties of the department, the secretary of the department, and managing entities; removing a provision regarding the requirement of funding the managing entity's contract through departmental funds; removing legislative intent; requiring that the department's contract with each managing entity be performance based; providing for scaled penalties and liquidated damages if a managing entity fails to perform after a reasonable opportunity for corrective action; requiring the plan for the coordination and integration of certain services to be developed in a certain manner and to incorporate certain models; providing requirements for the department when entering into contracts with a managing entity; requiring the department to consider specified factors when considering a new contractor; revising the goals of the coordinated care organization; requiring a coordinated care organization to consist of a comprehensive provider network that includes specified elements; requiring that specified treatment providers be initially included in the provider network; providing for continued participation in the provider network; revising the network management and administrative functions of the managing entities; requiring that the managing entity support network providers in certain ways; authorizing the managing entity to prioritize certain populations when necessary; requiring managing entities to use unique identifiers for individuals

receiving behavioral health care services; requiring all providers under contract with a managing entity to use such unique identifiers by a specified date; requiring that, by a certain date, a managing entity's governing board consist of a certain number of members selected by the managing entity in a specified manner; providing requirements for the governing board; removing departmental responsibilities; removing a reporting requirement; authorizing, rather than requiring, the department to adopt rules; creating s. 397.402, F.S.; requiring that the department modify certain licensure rules and procedures by a certain date; requiring the department and the Agency for Health Care Administration to make certain recommendations to the Governor and the Legislature by a specified date; providing requirements for a provider; amending s. 409.967, F.S.; requiring that certain plans or contracts include specified requirements; amending s. 409.973, F.S.; requiring each plan operating in the managed medical assistance program to work with the managing entity to establish specific organizational supports and service protocols; amending s. 409.975, F.S.; revising the categories from which the agency must determine which providers are essential Medicaid providers; repealing s. 394.4674, F.S., relating to a plan and report; repealing s. 394.4985, F.S., relating to districtwide information and referral network and implementation; repealing s. 394.657, F.S., relating to county planning councils or committees; repealing s. 394.745, F.S., relating to an annual report and compliance of providers under contract with the department; repealing s. 397.331, F.S., relating to definitions; repealing s. 397.333, F.S., relating to the Statewide Drug Policy Advisory Council; repealing s. 397.801, F.S., relating to substance abuse impairment coordination; repealing s. 397.811, F.S., relating to juvenile substance abuse impairment coordination; repealing s. 397.821, F.S., relating to juvenile substance abuse impairment prevention and early intervention councils; repealing s. 397.901, F.S., relating to prototype juvenile addictions receiving facilities; repealing s. 397.93, F.S., relating to children's substance abuse services and target populations; repealing s. 397.94, F.S., relating to children's substance abuse services and the information and referral network; repealing s. 397.951, F.S., relating to treatment and sanctions; repealing s. 397.97, F.S., relating to children's substance abuse services and demonstration models; amending ss. 397.321, 397.98, 409.966, 943.031, and 943.042, F.S.; conforming provisions and cross-references to changes made by the act; reenacting ss. 39.407(6)(a), 394.67(21), 394.674(1)(b), 394.676(1), 409.1676(2)(c), and 409.1677(1)(b), F.S., relating to the term "suitable for residential treatment" or "suitability," the term "residential treatment center for children and adolescents," children's mental health services, the indigent psychiatric medication program, and the term "serious behavioral problems," respectively, to incorporate the amendment made to s. 394.492, F.S., in references thereto; providing effective dates.

—which was previously considered and amended April 14 and previously considered April 23 with pending **Amendment 1 (902964)** by Senator Garcia.

Senator Joyner moved the following amendments to **Amendment 1** (902964) which were adopted by two-thirds vote:

**Amendment 1A (719014)**—Delete line 1171 and insert: court shall have the authority to conduct a judicial inquiry

#### SENATOR RICHTER PRESIDING

Amendment 1B (941450) (with title amendment)—Delete lines 2455-2458 and insert:

represent the individual if the individual person who is the subject of a mental illness the petition and the office of criminal conflict and civil regional counsel to represent the individual if the individual is the subject of a substance abuse petition, unless the individual person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender or the office of criminal conflict and civil regional counsel of the appointment. The public defender or the office of criminal conflict and civil regional counsel shall

And the title is amended as follows:

Delete line 5665 and insert: involuntary outpatient placement apply; requiring the court to appoint the office of criminal conflict and civil regional counsel under certain circumstances; providing

Amendment 1C (908156)—Delete lines 2636-2643 and insert: private counsel, ex the public defender, or the office of criminal conflict and civil regional counsel.

(b) Within 1 court working day after the filing of a petition for continued involuntary outpatient placement, the court shall appoint the public defender to represent the individual if the individual person who is the subject of a the mental illness petition and the office of criminal conflict and civil regional counsel to represent the individual if the individual is the subject of a substance abuse petition, unless the individual person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender or the office of criminal conflict and civil regional counsel of the such appointment. The public defender or the office of criminal conflict and civil regional counsel shall represent the

Amendment 1D (272626) (with title amendment)—Delete lines 2747-2757 and insert:

representative, and the state attorney and public defender or office of criminal conflict and civil regional counsel of the judicial circuit in which the individual patient is located. A No fee may not shall be charged for the filing of a petition under this subsection.

(4) APPOINTMENT OF COUNSEL.—Within 1 court working day after the filing of a petition for involuntary inpatient placement, the court shall appoint the public defender to represent the *individual if the individual person who* is the subject of a mental illness the petition and the office of criminal conflict and civil regional counsel to represent the individual if the individual is the subject of a substance abuse petition, unless the individual person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender or the office of criminal conflict and civil regional counsel of the such appointment. Any attorney representing

And the title is amended as follows:

Delete line 5683 and insert: substance abuse impairment; requiring the court to appoint the office of criminal conflict and civil regional counsel under certain circumstances; providing guidelines for

Senator Garcia moved the following amendment to **Amendment 1** (902964) which was adopted by two-thirds vote:

Amendment 1E (453096)—Delete line 3465 and insert: decision did not, in good faith, comply with ss. 765.402-765.411.

Senator Joyner moved the following amendment to **Amendment 1** (902964) which was adopted by two-thirds vote:

Amendment 1F (170658) (with title amendment)—Delete lines 4471-4483.

And the title is amended as follows:

Delete lines 5965-5967 and insert: 394.492, F.S.; redefining terms;

Senator Garcia moved the following amendment to **Amendment 1** (902964) which was adopted by two-thirds vote:

Amendment 1G (573570)—Delete line 4872 and insert: patients to appropriate providers. A coordinated receiving system must be developed with input from community providers of behavioral health, including but not limited to inpatient psychiatric care providers.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendments was allowed:

Senator Garcia moved the following amendments to **Amendment 1** (902964) which were adopted by two-thirds vote:

**Amendment 1H (365902)**—Delete line 3465 and insert: decision did not exercise reasonable care or, in good faith, comply with ss. 765.402-765.411.

Amendment 1I (320060)—Delete line 4617 and insert: the administrative duties specified in subsection (3) to

Amendment 1J (155296) (with title amendment)—Between lines 3889 and 3890 insert:

Section 1. Present subsection (4) of section 985.345, Florida Statutes, is renumbered as subsection (7) and amended, and new subsection (4) and subsections (5) and (6) are added to that section, to read:

985.345 Delinquency pretrial intervention program.—

- (4) Notwithstanding any other provision of law, a child is eligible for voluntary admission into a delinquency pretrial mental health court program established pursuant to s. 394.47892, if approved by the chief judge of the circuit, for a period of time determined by the program requirements and the nature of the treatment services that are appropriate for the child, upon motion of either party or the court's own motion if the child is charged with:
  - (a) A misdemeanor;
- (b) A nonviolent felony, which for purposes of this subsection means a felony violation of the third degree of chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08;
- (c) Resisting an officer with violence under s. 843.01, if the law enforcement officer and state attorney consent to the child's participation;
- (d) Battery on a law enforcement officer under 784.07, if the law enforcement officer and state attorney consent to the child's participation; or
- (e) Aggravated assault, if the victim and state attorney consent to the child's participation,

and the child is identified as having a mental illness and has not been previously adjudicated for a felony.

- (5) At the end of the delinquency pretrial intervention period, the court shall consider the recommendation of the state attorney and the program administrator as to disposition of the pending charges. The court shall determine, by written finding, whether the child has successfully completed the delinquency pretrial intervention program. If the court finds that the child has not successfully completed the delinquency pretrial intervention program, the court may order the child to continue in an education, treatment, or monitoring program if resources and funding are available or order that the charges revert to normal channels for prosecution. The court may dismiss the charges upon a finding that the child has successfully completed the delinquency pretrial intervention program.
- (6) A child whose charges are dismissed after successful completion of the mental health court program, if otherwise eligible, may have his or her arrest record and plea of nolo contendere to the dismissed charges expunged under s. 943.0585.
- (7)(4) Any entity, whether public or private, providing pretrial substance abuse education, treatment intervention, and a urine monitoring program, or a mental health program under this section must contract with the county or appropriate governmental entity, and the terms of the contract must include, but need not be limited to, the requirements established for private entities under s. 948.15(3). It is the intent of the Legislature that public or private entities providing substance abuse education and treatment intervention programs involve the active participation of parents, schools, churches, businesses, law enforcement agencies, and the department or its contract providers.

And the title is amended as follows:

Delete line 5876 and insert: or community controllees; amending s. 985.345, F.S.; authorizing pretrial mental health court programs for certain juvenile offenders; providing for disposition of pending charges after completion of the pretrial intervention program; amending ss. 1002.20 and

# Amendment 1K (459336) (with directory and title amendments)—Delete lines 3836-3855 and insert:

- (8)(a) Notwithstanding any provision of this section, a defendant identified as having a mental illness and who has not been convicted of a felony and is charged with:
- 1. A nonviolent felony that includes a third degree felony violation under chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08;
- 2. Resisting an officer with violence under s. 843.01, if the law enforcement officer and state attorney consent to the defendant's participation;

- 3. Battery on a law enforcement officer under s. 784.07, if the law enforcement officer and state attorney consent to the defendant's participation; or
- 4. Aggravated assault if the victim and state attorney consent to the defendant's participation,
- is eligible for voluntary admission into a pretrial mental health court program, established pursuant to s. 394.47892, and approved by the chief judge of the circuit, for a period to be determined by the risk and needs assessment of the defendant, upon motion of either party or the court's own motion.
- (b) At the end of the pretrial intervention period, the court shall consider the recommendation of the treatment provider and the recommendation of the state attorney as to disposition of the pending charges. The court shall determine, by written finding, whether the defendant has successfully completed the pretrial intervention program. If the court finds that the defendant has not successfully completed the pretrial intervention program, the court may order the person to continue in education and treatment, which may include a mental health program offered by a licensed service provider, as defined in s. 394.455, or order that the charges revert to normal channels for prosecution. The court shall dismiss the charges upon a finding that the defendant has successfully completed the pretrial intervention program.
- Section 37. Subsections (3) and (4) of section 948.16, Florida Statutes, are renumbered as subsections (4) and (5), respectively, paragraph (a) of subsection (2) and present subsection (4) are amended, and a new subsection (3) is added to that section, to read:
- 948.16 Misdemeanor pretrial substance abuse education and treatment intervention program; misdemeanor pretrial veterans' treatment intervention program; misdemeanor pretrial mental health court program.—
- (2)(a) A veteran, as defined in s. 1.01, including veterans who were discharged or released under a general discharge, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, and who is charged with a misdemeanor is eligible for voluntary admission into a misdemeanor pretrial veterans' treatment intervention program approved by the chief judge of the circuit, for a period based on the program's requirements and the treatment plan for the offender, upon motion of either party or the court's own motion. However, the court may deny the defendant admission into a misdemeanor pretrial veterans' treatment intervention program if the defendant has previously entered a court-ordered veterans' treatment program.
- (3) A defendant who is charged with a misdemeanor and identified as having a mental illness is eligible for voluntary admission into a misdemeanor pretrial mental health court program established pursuant to s. 394.47892, approved by the chief judge of the circuit, for a period to be determined by the risk and needs assessment of the defendant, upon motion of either party or the court's own motion.
- (5)(4) Any public or private entity providing a pretrial substance abuse education and treatment program or mental health program under this section shall contract with the county or appropriate governmental entity. The terms of the contract shall include, but not be limited to, the requirements established for private entities under s. 948.15(3). This requirement does not apply to services provided by the Department of Veterans' Affairs or the United States Department of Veterans Affairs.

And the directory clause is amended as follows:

Delete lines 3814-3815 and insert:

Section 36. Subsection (8) of section 948.08, Florida Statutes, is renumbered as subsection (9), paragraph (a) of subsection (7) is amended, and a new subsection (8) is added to that section, to read:

And the title is amended as follows:

Delete lines 5868-5873 and insert: F.S.; expanding the eligibility of veterans for certain pretrial intervention programs; providing for voluntary admission into a pretrial mental health court program;

amending s. 948.16, F.S.; expanding the eligibility of veterans for a misdemeanor pretrial veterans' treatment intervention program; providing eligibility of misdemeanor defendants for a misdemeanor pretrial mental health court

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Garcia moved the following amendment to **Amendment 1** (902964):

Amendment 1L (443426) (with title amendment)—Between lines 3472 and 3473 insert:

Section 34. Subsection (5) of section 910.035, Florida Statutes, is amended to read:

910.035  $\,$  Transfer from county for plea, and sentence, or participation in a problem-solving court.—

#### (5) PROBLEM-SOLVING COURTS.—

- (a) As used in this subsection, the term "problem-solving court" means a drug court pursuant to s. 948.01, s. 948.06, s. 948.08, s. 948.16, or s. 948.20; a military veterans and servicemembers court pursuant to s. 394.47891, s. 948.08, s. 948.16, or s. 948.21; a mental health court pursuant to s. 394.47892, s. 948.01, s. 948.06, s. 948.08, or s. 948.16; or a delinquency pretrial intervention court program pursuant to s. 985.345.
- (b) Any person eligible for participation in a problem-solving drug court shall, upon request by the person or a court, treatment program pursuant to s. 948.08(6) may be eligible to have the case transferred to a county other than that in which the charge arose if the person agrees to the transfer and the drug court program agrees and if the following conditions are met:
- (a) the authorized representative of the *trial* drug court *consults* program of the county requesting to transfer the case shall consult with the authorized representative of the *problem-solving* drug court program in the county to which transfer is desired, and both representatives agree to the transfer.
- (c)(b) If all parties agree to the transfer as required by paragraph (b), approval for transfer is received from all parties, the trial court shall accept a plea of nole contendere and enter a transfer order directing the clerk to transfer the case to the county that which has accepted the defendant into its problem-solving drug court program.
- (d)1.(e) When transferring a pretrial problem-solving court case, the transfer order shall include a copy of the probable cause affidavit; any charging documents in the case; all reports, witness statements, test results, evidence lists, and other documents in the case; the defendant's mailing address and telephone phone number; and the defendant's written consent to abide by the rules and procedures of the receiving county's problem-solving drug court program.
- 2. When transferring a postadjudicatory problem-solving court case, the transfer order must include a copy of the charging documents in the case; the final disposition; all reports, test results, and other documents in the case; the defendant's mailing address and telephone number; and the defendant's written consent to abide by the rules and procedures of the receiving county's problem-solving court.
- (e)(d) After the transfer takes place, the clerk shall set the matter for a hearing before the *problem-solving* drug court to program judge and the court shall ensure the defendant's entry into the *problem-solving* drug court program.
- (f)(e) Upon successful completion of the problem-solving drug court program, the jurisdiction to which the case has been transferred shall dispose of the case pursuant to s. 948.08(6). If the defendant does not complete the problem-solving drug court program successfully, the jurisdiction to which the case has been transferred shall dispose of the case within the guidelines of the Criminal Punishment Code.
- Section 35. Subsection (5) of section 916.106, Florida Statutes, is amended to read:
- 916.106 Definitions.—For the purposes of this chapter, the term:

(5) "Court" means the circuit court and a county court ordering the conditional release of a defendant as provided in s. 916.17.

Section 36. Subsection (1) of section 916.17, Florida Statutes, is amended to read:

#### 916.17 Conditional release.—

- (1) Except for an inmate currently serving a prison sentence, the committing court may order a conditional release of any defendant in lieu of an involuntary commitment to a facility pursuant to s. 916.13 or s. 916.15 based upon an approved plan for providing appropriate outpatient care and treatment. A county court may order the conditional release of a defendant for purposes of the provision of outpatient care and treatment only. Upon a recommendation that outpatient treatment of the defendant is appropriate, a written plan for outpatient treatment, including recommendations from qualified professionals, must be filed with the court, with copies to all parties. Such a plan may also be submitted by the defendant and filed with the court with copies to all parties. The plan shall include:
- (a) Special provisions for residential care or adequate supervision of the defendant.
  - (b) Provisions for outpatient mental health services.
- (c) If appropriate, recommendations for auxiliary services such as vocational training, educational services, or special medical care.

In its order of conditional release, the court shall specify the conditions of release based upon the release plan and shall direct the appropriate agencies or persons to submit periodic reports to the court regarding the defendant's compliance with the conditions of the release and progress in treatment, with copies to all parties.

And the title is amended as follows:

Delete line 5772 and insert: state; amending s. 910.035, F.S.; defining the term "problem-solving court"; authorizing a person eligible for participation in a problem-solving court to transfer his or her case to another county's problem-solving court under certain circumstances; making technical changes; amending s. 916.106, F.S.; redefining the term "court" to include county courts in certain circumstances; amending s. 916.17, F.S.; authorizing a county court to order the conditional release of a defendant for the provision of outpatient care and treatment; creating s. 916.185, F.S.; providing

On motion by Senator Garcia, further consideration of CS for SB 7068 as amended with pending Amendment 1 (902964) and Amendment 1L (443426) was deferred.

Consideration of CS for CS for SB 382 was deferred.

**HB 441**—A bill to be entitled An act relating to home health agencies; amending s. 400.474, F.S.; revising the information that a home health agency is required to submit to the Agency for Health Care Administration for license renewal; removing requirement that a home health agency submit quarterly reports; providing an effective date.

—as amended April 23 was read the third time by title.

On motion by Senator Grimsley, **HB 441** as amended was passed and certified to the House. The vote on passage was:

Yeas—38

Abruzzo Altman	Detert Diaz de la Portilla	Hukill Hutson
Bean	Evers	Joyner
Benacquisto	Flores	Latvala
Bradley	Gaetz	Lee
Brandes	Galvano	Legg
Braynon	Garcia	Margolis
Bullard	Gibson	Negron
Clemens	Grimsley	Richter
Dean	Hays	Ring

Sachs Smith Stargel
Simmons Sobel Thompson
Simpson Soto

Nays-None

Vote after roll call:

Yea-Mr. President

Consideration of CS for CS for CS for HB 87 was deferred.

CS for CS for SB 1296—A bill to be entitled An act relating to military and veterans affairs; creating the Military and Overseas Voting Assistance Task Force within the Department of State; specifying membership of the task force; authorizing reimbursement for per diem and travel expenses; prescribing duties of the task force; requiring submission of a report to the Governor and the Legislature by a specified date; providing for expiration of the task force; providing for staffing; providing legislative findings regarding continuing education for veterans of the United States Armed Forces; providing legislative intent for the State Board of Education and the Board of Governors of the State University System to work collaboratively to align existing degree programs at state universities and Florida College System institutions, train faculty, incorporate outreach services into existing disability services, facilitate statewide meetings for personnel, and provide sufficient courses and priority registration to veterans; amending s. 322.08, F.S.; requiring the application form for an original, renewal, or replacement driver license or identification card to include a voluntary checkoff authorizing veterans to request written or electronic information on federal, state, and local benefits and services for veterans; requiring the requested information to be delivered by a third-party provider; requiring the Department of Highway Safety and Motor Vehicles to report monthly to the Department of Veterans' Affairs the names and mailing or e-mail addresses of veterans who request information; requiring the Department of Veterans' Affairs to disseminate veteran contact information to the third-party provider; requiring that the third-party provider be a nonprofit organization; defining the term "nonprofit organization"; requiring that the Department of Veterans' Affairs provide veteran contact information to the appropriate county or city veteran service officer; specifying that a third-party provider may use veteran contact information only as authorized; prohibiting a third-party provider from selling veteran contact information; requiring a third-party provider to maintain confidentiality of veteran contact information under specified provisions; providing a penalty; providing an effective

—was read the third time by title.

On motion by Senator Bean, **CS for CS for SB 1296** was passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo Flores Margolis Altman Gaetz Negron Bean Galvano Richter Garcia Benacquisto Ring Bradley Gibson Sachs Brandes Grimsley Simmons Hays Simpson Braynon Bullard Hukill Smith Clemens Hutson Sobel Jovner Soto Dean Detert Latvala Stargel Diaz de la Portilla Thompson Lee Evers Legg

Nays-None

Vote after roll call:

Yea-Mr. President

**CS for SB 7078**—A bill to be entitled An act relating to child welfare; amending s. 39.2015, F.S.; authorizing critical incident rapid response teams to review cases of child deaths occurring during an open investigation; requiring the advisory committee to meet quarterly and submit quarterly reports; amending s. 39.3068, F.S.; requiring case staffing when medical neglect is substantiated; amending s. 125.901, F.S.; revising the schedule for a county's governing body to submit a general election ballot question on whether to retain a children's services district with voter-approved taxing authority; amending s. 383.402, F.S.; requiring an epidemiological child abuse death assessment and prevention system; providing intent for the operation of and interaction between the state and local death review committees; limiting members of the state committee to terms of 2 years, not to exceed three consecutive terms; requiring the committee to elect a chairperson and authorizing specified duties of the chairperson; providing for per diem and reimbursement of expenses; specifying duties of the state committee; deleting obsolete provisions; providing for the convening of county or multicounty local review committees and support by the county health department directors; specifying membership and duties of local review committees; requiring the state review committee to submit an annual statistical report to the Governor and the Legislature; identifying the required content for the report; specifying that certain responsibilities of the Department of Children and Families are to be administered at the regional level, rather than at the district level; amending s. 402.301, F.S.; requiring personnel of specified membership organizations to meet background screening requirements; amending s. 402.302, F.S.; adding personnel of specified membership organizations to the definition of the term child care personnel; amending s. 409.977, F.S.; authorizing Medicaid managed care specialty plans to serve specified children; amending s. 409.986, F.S.; revising legislative intent to require community-based care lead agencies to give priority to the use of evidence-based and trauma-informed services; amending s. 409.988; requiring lead agencies to give priority to the use of evidence-based and trauma-informed services; amending s. 435.02, F.S.; redefining a term; amending s. 1006.061, F.S.; requiring each district school board, charter school, and certain private schools to post in each school a poster with specified information; providing criteria for the poster; requiring the Department of Education to develop and publish a sample notice on its Internet website; providing an effective date.

—as amended April 23 was read the third time by title.

On motion by Senator Sobel, **CS for SB 7078** as amended was passed and certified to the House. The vote on passage was:

Yeas-36

Abruzzo Evers Legg Altman Flores Margolis Bean Gaetz Negron Richter Benacquisto Galvano Bradley Garcia Ring Gibson Sachs Brandes Braynon Grimsley Simpson Bullard Hays Smith Clemens Hukill Sobel Dean Hutson Soto Detert Jovner Stargel Diaz de la Portilla Latvala Thompson

Nays-None

Vote after roll call:

Yea-Mr. President, Simmons

CS for SB 7052—A bill to be entitled An act relating to an ad valorem tax exemption for deployed servicemembers; amending s. 196.173, F.S.; expanding the military operations that qualify a servicemember deployed in support of such an operation in the previous calendar year for an additional ad valorem tax exemption; providing an extended deadline and specifying procedures for filing an application for such tax exemption for a qualifying deployment during the 2014 calendar year; providing procedures to appeal a denial by a property appraiser of an ap-

plication for such tax exemption; providing for retroactive applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Altman, **CS for SB 7052** was passed and certified to the House. The vote on passage was:

Yeas-37

Abruzzo Flores Margolis Gaetz Negron Altman Galvano Richter Bean Garcia Benacquisto Ring Bradley Gibson Sachs Brandes Grimsley Simmons Braynon Hays Simpson Bullard Hukill Smith Clemens Hutson Soto Dean Joyner Stargel Detert Latvala Thompson Diaz de la Portilla Lee

Legg

Nays-None

Evers

Vote after roll call:

Yea-Mr. President, Sobel

Consideration of CS for CS for HB 1069 was deferred.

CS for CS for SB 908—A bill to be entitled An act relating to traffic safety; amending s. 316.003, F.S.; providing definitions; amending s. 316.027, F.S.; redefining the term "vulnerable user"; deleting obsolete provisions; amending s. 316.083, F.S.; revising provisions relating to the passing of a vehicle; creating s. 316.0833, F.S.; prohibiting passing and turning in front of a vulnerable user in an unsafe manner; providing penalties; amending s. 316.0875, F.S.; revising exceptions to provisions for designated no-passing zones; amending s. 316.1925, F.S.; revising provisions relating to careless driving; creating s. 318.142, F.S.; providing fines and penalties for specified infractions contributing to bodily injury of a vulnerable user; amending s. 318.19, F.S.; requiring a hearing for specified offenses; amending s. 322.0261, F.S.; conforming a cross-reference; providing an effective date.

—was read the third time by title.

On motion by Senator Altman, **CS for CS for SB 908** was passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo Flores Margolis Altman Gaetz Negron Galvano Richter Bean Garcia Benacquisto Ring Bradley Gibson Sachs Brandes Grimsley Simmons Simpson Braynon Hays Bullard Hukill Smith Hutson Sobel Clemens Jovner Soto Dean Detert Latvala Stargel Diaz de la Portilla Thompson Lee Evers Legg

Navs-None

Vote after roll call:

Yea-Mr. President

CS for SB 916—A bill to be entitled An act relating to commercial insurer rate filing procedures; amending s. 627.062, F.S.; restricting to certain property rate filings a requirement that the chief executive officer or chief financial officer and chief actuary of a property insurer certify the information contained in a rate filing; amending s. 627.0645, F.S.; exempting commercial nonresidential multiperil insurance from annual base rate filing; providing an effective date.

—was read the third time by title.

On motion by Senator Gaetz, **CS for SB 916** was passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo Flores Margolis Gaetz Negron Altman Bean Galvano Richter Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simmons Braynon Hays Simpson Bullard Hukill Smith Clemens Hutson Sobel Dean Jovner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson Evers Legg

Nays-None

Vote after roll call:

Yea-Mr. President

CS for SB 946—A bill to be entitled An act relating to legal holidays and special observances; creating s. 683.095, F.S.; designating the second Monday in October of each year as "Sir Lancelot Jones Day" in Miami-Dade and Monroe Counties; encouraging public officials, schools, private organizations, and citizens in Miami-Dade and Monroe Counties to commemorate the occasion; providing an effective date.

—was read the third time by title.

On motion by Senator Bullard, **CS for SB 946** was passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo Flores Margolis Altman Gaetz Negron Bean Galvano Richter Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simmons Bravnon Hays Simpson Hukill Bullard Smith Clemens Hutson Sobel Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson Evers Legg

Nays-None

Vote after roll call:

Yea-Mr. President

CS for SB 574—A bill to be entitled An act relating to electronic auction services; amending s. 1001.42, F.S.; revising the powers and duties of the district school board to authorize the adoption of rules regarding procurement practices; defining the term "electronic auction

services"; amending s. 1006.27, F.S.; authorizing a district school board's use of electronic auction services in conjunction with bid pooling for school buses and related purchases; providing an effective date.

—was read the third time by title.

On motion by Senator Gaetz,  $\mathbf{CS}$  for  $\mathbf{SB}$  574 was passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo Flores Margolis Negron Altman Gaetz Galvano Richter Bean Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simmons Braynon Hays Simpson Hukill Bullard Smith Clemens Hutson Sobel Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Thompson Lee Evers Legg

Nays-None

Vote after roll call:

Yea-Mr. President

**HB 633**—A bill to be entitled An act relating to informed patient consent; amending s. 390.0111, F.S.; revising conditions for the voluntary and informed consent to a termination of pregnancy; reenacting s. 390.012(3)(d), F.S., relating to Agency for Health Care Administration rules regarding medical screening and evaluation of abortion clinic patients, to incorporate the amendment made by this act to s. 390.0111, F.S., in a reference thereto; providing an effective date.

—was read the third time by title.

#### THE PRESIDENT PRESIDING

On motion by Senator Flores, **HB 633** was passed and certified to the House. The vote on passage was:

Yeas-26

Mr. President Altman Bean	Evers Flores Gaetz	Latvala Lee Legg
Benacquisto	Galvano	Negron
Bradley	Garcia	Richter
Brandes	Grimsley	Simmons
Dean	Hays	Simpson
Detert	Hukill	Stargel
Diaz de la Portilla	Hutson	_
Nays—13		

Abruzzo Joyner Sobel
Braynon Margolis Soto
Bullard Ring Thompson
Clemens Sachs
Gibson Smith

CS for HB 189—A bill to be entitled An act relating to insurance guaranty associations; amending s. 625.012, F.S.; revising the definition of the term "asset" to include Florida Insurance Guaranty Association assessments, under certain conditions, for purposes of determining the financial condition of an insurer; amending ss. 631.717 and 631.737, F.S.; transferring a provision relating to the obligation of the Florida Life

and Health Insurance Guaranty Association to pay valid claims under certain circumstances; providing an effective date.

—was read the third time by title.

On motion by Senator Richter, **CS for HB 189** was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Ring
Benacquisto	Garcia	Sachs
Bradley	Gibson	Simmons
Brandes	Grimsley	Simpson
Braynon	Hays	Smith
Bullard	Hukill	Sobel
Clemens	Hutson	Soto
Dean	Joyner	Stargel
Detert	Latvala	Thompson
Diaz de la Portilla	Lee	-

Nays-None

Vote after roll call:

Yea—Richter

CS for HB 279—A bill to be entitled An act relating to pharmacy; amending s. 465.189, F.S.; authorizing a registered intern under the supervision of a pharmacist to administer specified vaccines to an adult; revising which vaccines may be administered by a pharmacist or registered intern under the supervision of a pharmacist; requiring a specified ratio for such supervision; requiring a registered intern seeking to administer vaccines to be certified to administer such vaccines and to complete a minimum amount of coursework; providing an effective date.

—was read the third time by title.

On motion by Senator Bean, **CS for HB 279** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays-None

CS for CS for HB 791—A bill to be entitled An act relating to residential properties; amending s. 617.0721, F.S.; authorizing the use of a copy, facsimile transmission, or other reliable reproduction of an original proxy vote for certain purposes; amending s. 718.111, F.S.; revising liability of unit owners under certain conditions; revising what constitutes official records of an association; amending s. 718.112, F.S.; authorizing the electronic transmission of notices of certain meetings of a condominium association irrespective of whether authorized by the association's bylaws; revising provisions relating to the voting process for providing reserves; creating s. 718.128, F.S.; authorizing condominium associations to conduct votes of the membership by online voting under

certain conditions; providing that a member voting electronically is counted toward the determination of a quorum; providing applicability; amending s. 719.106, F.S.; authorizing the electronic transmission of notices of certain meetings of a cooperative association irrespective of whether authorized by the association's bylaws; creating s. 719.129, F.S.; authorizing cooperative associations to conduct votes of the membership by online voting under certain conditions; providing that a member voting electronically is counted toward the determination of a quorum; providing applicability; amending s. 720.303, F.S.; authorizing the electronic transmission of notices of certain meetings of a homeowners' association irrespective of whether authorized by the association's bylaws; creating s. 720.317, F.S.; authorizing homeowners' associations to conduct votes of the membership by online voting under certain conditions; providing that a member voting electronically is counted toward the determination of a quorum; providing applicability; amending s. 718.116, F.S.; revising applicability; revising effect of a claim of lien; amending s. 718.303, F.S.; providing that a fine may be levied by the board under certain conditions; revising requirements for levying a fine or suspension; amending s. 718.707, F.S.; extending the time period for classification as bulk assignee or bulk buyer; amending s. 719.104, F.S.; revising what constitutes the official records of an association; amending s. 719.108, F.S.; revising applicability; revising effect of a claim of lien; amending s. 719.303, F.S.; providing that a fine may be levied by the board under certain conditions; revising requirements for levying a fine or suspension; amending s. 720.301, F.S.; revising the definition of the term "governing documents"; creating s. 720.3015, F.S.; providing a short title; amending s. 720.305, F.S.; revising requirements for levying a fine or suspension; revising application of certain provisions; amending s. 720.306, F.S.; revising requirements for the adoption of amendments to the governing documents; revising requirements for the election of directors; providing an effective date.

—was read the third time by title.

On motion by Senator Ring, **CS for CS for HB 791** was passed and certified to the House. The vote on passage was:

#### Yeas—39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays-None

CS for CS for CS for HB 157—A bill to be entitled An act relating to fraud; creating s. 817.011, F.S.; defining the term "business entity"; amending s. 817.02, F.S.; providing for restitution to victims for certain victim out-of-pocket costs; providing for a civil cause of action for certain victims; creating s. 817.032, F.S.; defining the term "victim"; requiring business entities to provide copies of business records of fraudulent transactions involving identity theft to victims and law enforcement agencies in certain circumstances; providing an exception; providing for verification of a victim's identity and claim; providing procedures for claims; requiring that certain information be provided to victims without charge; specifying circumstances in which business entities may decline to provide information; providing a limitation on civil liability for business entities that provide or decline to provide information in certain circumstances; specifying that no new record retention is required; providing an affirmative defense to business entities in actions seeking enforcement of provisions; amending s. 817.11, F.S.; making editorial changes; amending and renumbering ss. 817.12 and 817.13, F.S.; combining offense, penalty, and evidence provisions and transferring such provisions to s. 817.11, F.S.; amending s. 817.14, F.S.; making editorial changes; amending s. 817.15, F.S.; substituting the term "business entity" for the term "corporation"; amending ss. 817.17 and 817.18, F.S.; including counties and other political subdivisions in provisions prohibiting the false marking of goods or packaging with a location of origin; reorganizing penalty provisions; amending s. 817.19, F.S.; prohibiting fraudulent issuance of indicia of membership interest in a limited liability company; amending s. 817.39, F.S.; substituting the term "business entity" for the term "corporation"; amending s. 817.40, F.S.; specifying that the term "misleading advertising" includes electronic forms of dissemination; amending s. 817.411, F.S.; substituting the term "business entity" for the term "corporation"; specifying that certain false statements made through electronic means are prohibited; amending s. 817.412, F.S.; specifying that electronic statements are included in provisions prohibiting false representations of used goods as new; creating s. 817.414, F.S.; prohibiting the sale of counterfeit security company signs or decals; providing criminal penalties; amending s. 817.481, F.S.; revising a catchline; making technical changes; amending s. 817.50, F.S.; revising criminal penalties for fraudulently obtaining goods or services from a health care provider; amending s. 817.568, F.S.; expanding specified identity theft offenses to include all persons rather than being limited to natural persons; including dissolved business entities within certain offenses involving fraudulent use of personal identification information of deceased persons; amending s. 817.569, F.S.; prohibiting a person from knowingly providing false information that becomes part of a public record to facilitate or further the commission of certain offenses; providing criminal penalties; amending s. 921.0022, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Richter, **CS for CS for CS for HB 157** was passed and certified to the House. The vote on passage was:

#### Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson
Navs-None		

Nays—None

CS for HB 7109—A bill to be entitled An act relating to the Florida Public Service Commission; amending s. 350.01, F.S.; providing term limits for commissioners appointed after a specified date; requiring that specified meetings, workshops, hearings, or proceedings of the commission be streamed live and recorded copies be made available on the commission's website; amending s. 350.031, F.S.; requiring a person who lobbies a member of the Florida Public Service Commission Nominating Council to register as a lobbyist; requiring implementation by joint rule; amending s. 350.041, F.S.; requiring public service commissioners to annually complete ethics training; amending s. 350.042, F.S.; revising the prohibition against ex parte communications to include any matter that a commissioner knows or reasonably expects will be filed within a certain timeframe; providing legislative intent; defining terms; applying the prohibition against ex parte communications to specified meetings; specifying conditions under which the Governor must remove from office any commissioner found to have willfully and knowingly violated the ex parte communications law; amending s. 366.05, F.S.; limiting the use of tiered rates in conjunction with extended billing periods; limiting deposit amounts; requiring a utility to notify each customer if it has more than one rate for any customer class; requiring the utility to provide good faith assistance to the customer in determining the best rate; assigning responsibility to the customer for the rate selection; requiring the commission to approve new tariffs and certain changes to existing tariffs; amending s. 366.82, F.S.; requiring that money received by a utility for

the development of demand-side renewable energy systems be used solely for that purpose; creating s. 366.95, F.S.; defining terms; authorizing electric utilities to petition the commission for certain financing orders that authorize the issuance of nuclear asset-recovery bonds, authorize the imposition, collection, and periodic adjustments of nuclear assetrecovery charges, and authorize the creation of nuclear asset-recovery property; providing requirements; providing exceptions to the commission's jurisdiction for certain aspects of financing orders; specifying duties of electric utilities that have obtained a financing order and issued nuclear asset-recovery bonds; specifying properties, requirements, and limitations relating to nuclear asset-recovery property; providing requirements as to the sufficiency of the description of certain nuclear asset-recovery property; subjecting financing statements to the Uniform Commercial Code; providing an exception; specifying that nuclear assetrecovery bonds are not public debt; specifying certain state pledges relating to bondholders; declaring that certain entities are not electric utilities under certain circumstances; specifying effect of certain provisions in situations of conflict; providing for protecting validity of certain bonds under certain circumstances; providing penalties; providing an effective date.

—as amended April 23 was read the third time by title.

On motion by Senator Latvala, **CS for HB 7109** as amended was passed and certified to the House. The vote on passage was:

#### Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays—None

CS for CS for HB 1133—A bill to be entitled An act relating to the Division of Insurance Agent and Agency Services; amending s. 626.015, F.S.; revising the definition of "general lines agent," to remove certain restrictions regarding health insurance; amending s. 626.0428, F.S.; revising licensure requirements of certain agents in charge of an agency's place of business; amending s. 626.221, F.S.; revising examination requirements for applicants for a license as a general lines agent, personal lines agent, or all-lines adjuster; creating examination requirements and qualifications for exemption from examinations for personal lines agents, life agents, and health agents; revising examination requirements for applicants qualifying for license transfer and applicants that hold a comparable license in another state; amending s. 626.241, F.S.; revising the scope of license examinations for agents and adjusters; amending s. 626.2817, F.S.; revising requirements of certain prelicensure education courses for insurance agents and other licensees; amending s. 626.311, F.S.; conforming provisions to changes made by the act; amending s. 626.732, F.S.; revising requirements relating to knowledge, experience, and instruction for applicants for a license as a general lines or personal lines agent; amending s. 626.7351, F.S.; revising qualifications for a customer representative's license; amending s. 626.7354, F.S.; deleting a prohibition on a customer representative's compensation including commissions but prohibiting the compensation from being based primarily on commissions; amending s. 626.748, F.S.; requiring agents to maintain certain records for a specified time period after policy expiration; amending s. 626.753, F.S.; authorizing certain agents and customer representatives to share commissions; amending ss. 626.7851 and 626.8311, F.S.; revising requirements relating to the knowledge, experience, or instruction for life agents and health agents, respectively; amending s. 626.9541, F.S.; providing that certain provisions relating to illegal dealings in premiums are applicable notwithstanding any other provision of law; amending s. 627.4553, F.S.; requiring an insurance agent to provide and retain certain information upon surrender of an annuity or life insurance policy under certain circumstances; defining the term "surrender"; amending s. 631.341, F.S.; authorizing certain notices of insolvency to be delivered to policyholders by certain methods; providing an effective date.

—was read the third time by title.

On motion by Senator Richter, **CS for CS for HB 1133** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays-None

CS for CS for HB 335—A bill to be entitled An act relating to psychiatric nurses; amending s. 394.455, F.S.; revising the definition of the term "psychiatric nurse" to require specified national certification; amending s. 394.463, F.S.; authorizing a psychiatric nurse to approve the involuntary examination or release of a patient from a receiving facility in accordance with a specified protocol and under certain conditions; providing an effective date.

—was read the third time by title.

On motion by Senator Grimsley, **CS for CS for HB 335** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays-None

**CS for HB 471**—A bill to be entitled An act relating to disabled parking; amending s. 316.1964, F.S.; revising provisions that allow counties and municipalities to charge fees for vehicles displaying a disabled parking permit at certain timed parking facilities; excluding vehicles displaying a "DV" license plate issued to certain disabled veterans from payment of such fees; providing an effective date.

—was read the third time by title.

On motion by Senator Sobel, **CS for HB 471** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Evers Legg Abruzzo Flores Margolis Altman Gaetz Negron Bean Galvano Richter Benacquisto Garcia Ring Bradley Gibson Sachs Grimsley Simmons Brandes Braynon Hays Simpson Bullard Hukill Smith Sobel Clemens Hutson Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson

Nays—None

CS for HB 7021—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending ss. 327.37, 327.39, and 327.50, F.S.; requiring that personal floatation devices be used in accordance with the United States Coast Guard approval label during operation of certain vessels or personal watercraft or while engaged in water skiing, parasailing, aquaplaning, and similar activities; reenacting s. 327.50(1)(a), F.S., relating to vessel safety equipment, to incorporate changes to federal regulations; amending s. 379.223, F.S.; authorizing citizen support organizations to receive funds from the commission if the organization provides services by contract under certain circumstances; amending s. 379.3012, F.S.; conforming provisions relating to implementation of the alligator management and trapping program to changes made by the act; amending s. 379.357, F.S.; revising the time period for which tarpon tags are valid; removing provisions requiring tax collectors to submit unissued tarpon tags and audit reports to the commission; removing provisions requiring individuals to submit information regarding landed tarpon to the commission; amending s. 379.361, F.S.; removing criteria for issuance of restricted species endorsements on saltwater products licenses; amending s. 379.364, F.S.; removing provisions requiring dealers and buyers of certain hides and furs to submit reports to the commission; removing provisions prohibiting the shipment of hides or furs without specified information; amending s. 379.3751, F.S.; removing provisions authorizing the commission to limit the number of participants engaged in the taking of alligators or their eggs; exempting certain persons from alligator trapping license requirements and fees; providing that certain permitholders engaged in the taking of alligators are not required to possess management area permits; amending s. 379.3752, F.S.; removing provisions requiring alligator hide validation tags to be affixed to the hide of any alligator taken from the wild; revising provisions requiring the commission to transfer certain revenues for alligator husbandry research; requiring the commission to transfer funds, contingent upon certain appropriations, from the alligator management program to the General Inspection Trust Fund for the purpose of providing marketing and education services regarding alligator products produced in this state; removing provisions authorizing the commission to limit the number of tags available for alligators taken pursuant to a collection permit; amending s. 379.401, F.S.; conforming provisions to changes made by the act; creating s. 379.412, F.S.; providing penalties for the feeding of wildlife and freshwater fish; providing applicability; defining the term "violation"; repealing s. 379.3011, F.S., relating to the alligator trapping program; repealing s. 379.3013, F.S., relating to alligator study requirements; repealing s. 379.3016, F.S., relating to the unlawful sale of alligator products; repealing s. 379.3017, F.S., relating to products derived or made from the skins of other crocodilia; providing an effective date.

—was read the third time by title.

On motion by Senator Dean, **CS for HB 7021** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Bean Brandes
Abruzzo Benacquisto Braynon
Altman Bradley Bullard

Clemens	Grimsley	Richter
Dean	Hays	Ring
Detert	Hukill	Sachs
Diaz de la Portilla	Hutson	Simmons
Evers	Joyner	Simpson
Flores	Latvala	Smith
Gaetz	Lee	Sobel
Galvano	Legg	Soto
Garcia	Margolis	Stargel
Gibson	Negron	Thompson

Nays—None

**CS for HB 133**—A bill to be entitled An act relating to sexual offenses; providing a short title; amending s. 775.15, F.S.; revising time limitations for the criminal prosecution of specified sexual battery offenses if the victim is 16 years of age or older; providing applicability; providing an effective date.

—as amended April 23 was read the third time by title.

On motion by Senator Soto, **CS for HB 133** as amended was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Evers Legg Flores Margolis Abruzzo Altman Gaetz Negron Galvano Richter Bean Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simmons Braynon Hays Simpson Bullard Hukill Smith Sobel Clemens Hutson Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson

Nays-None

CS for CS for CS for HB 889—A bill to be entitled An act relating to health care representatives; amending s. 743.0645, F.S.; conforming provisions to changes made by the act; amending s. 765.101, F.S.; defining terms for purposes of provisions relating to health care advanced directives; revising definitions to conform to changes made by the act; amending s. 765.102, F.S.; revising legislative intent to include reference to surrogate authority that is not dependent on a determination of incapacity; amending s. 765.104, F.S.; conforming provisions to changes made by the act; amending s. 765.105, F.S.; conforming provisions to changes made by the act; providing an exception for a patient who has designated a surrogate to make health care decisions and receive health information without a determination of incapacity being required; amending ss. 765.1103 and 765.1105, F.S.; conforming provisions to changes made by the act; amending s. 765.202, F.S.; revising provisions relating to the designation of health care surrogates; amending s. 765.203, F.S.; revising the suggested form for designation of a health care surrogate; creating s. 765.2035, F.S.; providing for the designation of health care surrogates for minors; providing for designation of an alternate surrogate; providing for decisionmaking if neither the designated surrogate nor the designated alternate surrogate is willing, able, or reasonably available to make health care decisions for the minor on behalf of the minor's principal; authorizing designation of a separate surrogate to consent to mental health treatment for a minor; providing that the health care surrogate authorized to make health care decisions for a minor is also the minor's principal's choice to make decisions regarding mental health treatment for the minor unless provided otherwise; providing that a written designation of a health care surrogate establishes a rebuttable presumption of clear and convincing evidence of the minor's principal's designation of the surrogate; creating s. 765.2038, F.S.; providing a suggested form for the designation of a health care surrogate for a minor; amending s. 765.204, F.S.; specifying that a principal's wishes are controlling while he or she has decisionmaking capacity; providing a duty for providers to communicate to such a principal; conforming provisions to changes made by the act; providing for notification of incapacity of a principal; providing that a health care provider may justifiably rely on decisions made by a surrogate; providing for situations when there are conflicting decisions between surrogate and patient; amending s. 765.205, F.S.; conforming provisions to changes made by the act; amending ss. 765.302, 765.303, 765.304, 765.306, 765.404, and 765.516, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Joyner, **CS for CS for CS for HB 889** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Evers Legg Abruzzo Flores Margolis Gaetz Negron Altman Bean Galvano Richter Benacquisto Garcia Ring Bradley Gibson Sachs **Brandes** Grimsley Simmons Braynon Hays Simpson Bullard Hukill Smith Clemens Hutson Sobel Jovner Soto Dean Detert Latvala Stargel Diaz de la Portilla Thompson Lee

Nays-None

CS for CS for HB 371—A bill to be entitled An act relating to agency inspectors general; amending s. 20.055, F.S.; revising definitions; providing additional hiring requirements, employment qualifications, and terms of employment for inspectors general and staff; establishing the duty of specified persons and entities with respect to cooperation with an inspector general's official duties; requiring contracts and other specified documents to contain a statement regarding compliance with an inspector general's official duties; amending s. 14.32, F.S.; authorizing the Chief Inspector General to retain legal counsel and issue and enforce subpoenas under certain circumstances; providing an effective date.

—was read the third time by title.

On motion by Senator Latvala, **CS for CS for CS for HB 371** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Evers Legg Flores Margolis Abruzzo Gaetz Negron Altman Bean Galvano Richter Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimslev Simmons Braynon Hays Simpson Bullard Hukill Smith Clemens Hutson Sobel Joyner Soto Dean Detert Latvala Stargel Diaz de la Portilla Lee Thompson

Nays-None

CS for CS for HB 1127—A bill to be entitled An act relating to insurance fraud; repealing s. 400.993, F.S., relating to criminal penalties applicable to unlicensed health care clinics and the reporting of unlicensed health care clinics; amending s. 400.9935, F.S.; revising provisions related to unlawful, noncompensable, and unenforceable health care clinic charges or reimbursement claims; revising and providing criminal penalties for making unlawful charges, operating or failing to report an unlicensed clinic, filing false or misleading information related

to a clinic license application, and other violations; defining the term "convicted"; amending s. 626.9894, F.S.; conforming provisions to changes made by the act; repealing s. 626.9895, F.S., relating to the establishment of a motor vehicle insurance fraud direct-support organization; amending s. 921.0022, F.S.; conforming provisions of the offense severity ranking chart of the Criminal Punishment Code to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Bradley, **CS for CS for HB 1127** was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President Evers Legg Abruzzo Flores Margolis Altman Gaetz Negron Bean Galvano Richter Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simmons Simpson Braynon Hays Bullard Hukill Smith Clemens Hutson Sobel Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson

Nays-None

CS for HB 749—A bill to be entitled An act relating to continuing care communities; amending s. 651.055, F.S.; revising requirements for continuing care contracts; amending s. 651.028, F.S.; revising authority of the Office of Insurance Regulation to waive requirements for accredited facilities; amending s. 651.071, F.S.; providing that continuing care and continuing care at-home contracts are preferred claims subject to a secured claim in the event of liquidation or receivership proceedings against a provider; revising subordination of claims; amending s. 651.105, F.S.; revising notice requirements; revising duties of the office; requiring an agent of a provider to provide a copy of an examination report and corrective action plan under certain conditions; amending s. 651.081, F.S.; requiring a residents' council to provide a forum for certain purposes; requiring a residents' council to adopt its own bylaws and governance documents under certain conditions; amending s. 651.085, F.S.; revising provisions relating to quarterly meetings between residents and the governing body of the provider; revising powers of the residents' council; amending s. 651.091, F.S.; revising continuing care facility reporting requirements; providing an effective date.

—was read the third time by title.

On motion by Senator Altman, **CS for HB 749** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Evers Legg Abruzzo Flores Margolis Altman Gaetz Negron Galvano Richter Bean Benacquisto Garcia Ring Bradley Gibson Sachs **Brandes** Grimsley Simmons Braynon Hays Simpson Hukill Smith Bullard Clemens Hutson Sobel Joyner Soto Latvala Stargel Diaz de la Portilla Lee Thompson

Nays-None

**HB 115**—A bill to be entitled An act relating to sentencing; amending s. 775.089, F.S.; revising the definition of the term "victim" to include governmental entities and political subdivisions in certain instances; creating ss. 838.23 and 839.27, F.S.; requiring the sentencing judge to order restitution and a specified number of community service work hours for violations of chapter 838, F.S., relating to bribery and misuse of public office, or chapter 839, F.S., relating to offenses by public officers and employees; providing an effective date.

—was read the third time by title.

On motion by Senator Abruzzo,  ${\bf HB~115}$  was passed and certified to the House. The vote on passage was:

Yeas-39

Evers	Legg
Flores	Margolis
Gaetz	Negron
Galvano	Richter
Garcia	Ring
Gibson	Sachs
Grimsley	Simmons
Hays	Simpson
Hukill	Smith
Hutson	Sobel
Joyner	Soto
Latvala	Stargel
Lee	Thompson
	Flores Gaetz Galvano Garcia Gibson Grimsley Hays Hukill Hutson Joyner Latvala

Nays—None

CS for HB 27—A bill to be entitled An act relating to driver licenses and identification cards; amending ss. 322.051, 322.08, and 322.14, F.S.; providing for the Department of Highway Safety and Motor Vehicles to accept a military identification card to meet certain requirements for the issuance of a driver license or identification card; authorizing the word "Veteran" to be exhibited on the driver license or identification card of a veteran; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Brandes, **CS for HB 27** was passed and certified to the House. The vote on passage was:

Yeas-39

Nays-None

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

CS for CS for HB 21—A bill to be entitled An act relating to substance abuse services; amending s. 397.311, F.S.; providing definitions; conforming a cross-reference; creating s. 397.487, F.S.; providing legislative findings and intent; requiring the Department of Children and Families to create a voluntary certification program for recovery residences; directing the department to approve at least one credentialing entity by a specified date to develop and administer the certification program; requiring an approved credentialing entity to establish procedures for certifying recovery residences that meet certain qualifications; requiring an approved credentialing entity to establish certain fees; requiring a credentialing entity to conduct onsite inspections of a recovery

residence; requiring background screening of owners, directors, and chief financial officers of a recovery residence; providing for denial, suspension, or revocation of certification; providing a criminal penalty for falsely advertising a recovery residence as a "certified recovery residence"; creating s. 397.4871, F.S.; providing legislative intent; requiring the department to create a voluntary certification program for recovery residence administrators; directing the department to approve at least one credentialing entity by a specified date to develop and administer the certification program; requiring an approved credentialing entity to establish a process for certifying recovery residence administrators who meet certain qualifications; requiring an approved credentialing entity to establish certain fees; requiring background screening of applicants for recovery residence administrator certification; providing for suspension or revocation of certification; providing a criminal penalty for falsely advertising oneself as a "certified recovery residence administrator" creating s. 397.4872, F.S.; providing exemptions from disqualifying offenses; requiring credentialing entities to provide the department with a list of all certified recovery residences and recovery residence administrators by a date certain; requiring the department to publish the list on its website; allowing recovery residences and recovery residence administrators to be excluded from the list upon written request to the department; amending s. 397.407, F.S.; providing conditions for a licensed service provider to refer patients to a certified recovery residence or a recovery residence owned and operated by the licensed service provider; defining the term "refer"; amending ss. 212.055, 394.9085, 397.405, 397.416, and 440.102, F.S.; conforming cross-references; providing an effective date.

—was read the third time by title.

On motion by Senator Clemens, **CS for CS for HB 21** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays-None

**HB 553**—A bill to be entitled An act relating to public libraries; amending s. 257.015, F.S.; defining the terms "depository library" and "state publication"; amending s. 257.02, F.S.; revising the composition and duties of the State Library Council; amending s. 257.04, F.S.; revising the powers and duties of the Division of Library and Information Services of the Department of State; requiring the division to coordinate with the Division of Blind Services of the Department of Education to provide certain services; authorizing the division to issue electronic information; amending s. 257.05, F.S.; providing legislative findings; revising provisions regarding the delivery and distribution of publications; requiring specified entities in state government to designate a state publications liaison; removing the definition of the term "public document"; revising the duties of the division with respect to the management of the State Publications Program; amending s. 257.36, F.S.; removing a provision requiring the division to provide a centralized microfilming program for state agencies; amending ss. 257.105, 283.31, and 286.001, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Detert,  ${\bf HB~553}$  was passed and certified to the House. The vote on passage was:

Yeas-38

Flores Abruzzo Margolis Altman Gaetz Negron Bean Galvano Richter Benacquisto Garcia Ring Bradley Gibson Sachs Grimsley Brandes Simmons Braynon Hays Simpson Bullard Hukill Smith Clemens Hutson Sobel Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson

Legg

Nays-None

Evers

Vote after roll call:

Yea—Mr. President

CS for CS for HB 779—A bill to be entitled An act relating to rental agreements; creating s. 83.561, F.S.; providing that a purchaser taking title to a tenant-occupied residential property following a foreclosure sale takes title to the property, subject to the rights of the tenant; specifying the rights of the tenant; authorizing a tenant to remain in possession of the property for 30 days following receipt of written notice; prescribing the form for a 30-day notice of termination; establishing requirements for delivery of the notice; authorizing a purchaser to apply for a writ of possession if a tenant refuses to vacate the property; providing exceptions; providing for construction; providing an effective date.

—was read the third time by title.

On motion by Senator Soto, **CS for CS for HB 779** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays-None

CS for CS for HB 197—A bill to be entitled An act relating to tracking devices or tracking applications; creating s. 934.425, F.S.; providing definitions; prohibiting the installation of a tracking device or tracking application without the person's consent; creating a presumption that consent is revoked upon initiation of specified proceedings; providing exceptions; providing criminal penalties; amending s. 493.6118, F.S.; providing that violations of the prohibition on installation of tracking devices and tracking applications by private investigative, private security, and repossession services are grounds for disciplinary action, to which penalties apply; providing an effective date.

—was read the third time by title.

On motion by Senator Hukill, **CS for CS for HB 197** was passed and certified to the House. The vote on passage was:

Yeas-	-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays-None

**HB 193**—A bill to be entitled An act relating to the Crime Stoppers Trust Fund; amending s. 16.555, F.S.; authorizing a county that is awarded a grant from the trust fund to use such funds for the purchase and distribution of promotional items; making technical changes; providing an effective date.

—was read the third time by title.

On motion by Senator Evers, **HB 193** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson
NT NT		

Nays—None

CS for HB 71—A bill to be entitled An act relating to service animals; amending s. 413.08, F.S.; providing and revising definitions; requiring a public accommodation to permit use of a service animal by an individual with a disability under certain circumstances; providing conditions for a public accommodation to exclude or remove a service animal; revising penalties for certain persons or entities who interfere with use of a service animal in specified circumstances; providing a penalty for knowing and willful misrepresentation with respect to use or training of a service animal; providing an effective date.

—was read the third time by title.

On motion by Senator Altman, **CS for HB 71** was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President Abruzzo	Bullard Clemens	Galvano Garcia
Altman Bean	Dean Detert	Gibson Grimslev
Benacquisto	Diaz de la Portilla	Hays
Bradley	Evers	Hutson
Brandes	Flores	Joyner
Braynon	Gaetz	Latvala

LeeRingSobelLeggSachsSotoMargolisSimmonsStargelNegronSimpsonThompson

Richter Smith

Nays-None

Vote after roll call:

Yea-Hukill

HB 257—A bill to be entitled An act relating to freight logistics zones; creating s. 311.103, F.S.; defining the term "freight logistics zone"; authorizing a county or two or more contiguous counties to designate a geographic area or areas within its jurisdiction as a freight logistics zone; requiring the adoption of a strategic plan which must include certain information; providing that certain projects within freight logistics zones may be eligible for priority in state funding and certain incentive programs; providing evaluation criteria for freight logistics zones; providing an effective date.

—was read the third time by title.

On motion by Senator Simpson, **HB 257** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Evers Legg Flores Margolis Abruzzo Altman Gaetz Negron Bean Galvano Richter Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simmons Braynon Hays Simpson Bullard Hukill Smith Clemens Hutson Sobel Dean Jovner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson

Nays-None

CS for HB 927—A bill to be entitled An act relating to title insurance; amending s. 631.401, F.S.; revising procedures and requirements relating to the recovery of assessments from title insurers through surcharges assessed on policies; revising provisions relating to surcharges collected in excess of the assessments paid by title insurers; revising requirements for the payment of excess surcharges to the Insurance Regulatory Trust Fund; authorizing the Financial Services Commission to adopt rules for certain purposes; authorizing the Division of Rehabilitation and Liquidation to adopt rules for certain purposes; providing an effective date.

—as amended April 23 was read the third time by title.

On motion by Senator Hukill, **CS for HB 927** as amended was passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo Diaz de la Portilla Joyner Altman Evers Latvala Flores Lee Bean Gaetz Benacquisto Legg Bradley Galvano Margolis Brandes Garcia Negron Richter Braynon Gibson Ring Bullard Grimsley Havs Sachs Clemens Hukill Simmons Dean Detert Hutson Simpson

Smith Soto Thompson Sobel Stargel

Nays-None

Vote after roll call:

Yea-Mr. President

CS for CS for HB 87—A bill to be entitled An act relating to construction defect claims; amending s. 558.001, F.S.; revising legislative intent; amending s. 558.002, F.S.; revising the definition of the term "completion of a building or improvement"; amending s. 558.004, F.S.; providing additional requirements for a notice of claim; revising requirements for a response; revising provisions relating to production of certain records; amending ss. 718.203 and 719.203, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Richter, **CS for CS for CS for HB 87** was passed and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Diaz de la Portilla	Legg
Abruzzo	Evers	Margolis
Altman	Flores	Richter
Bean	Galvano	Ring
Benacquisto	Garcia	Simmons
Bradley	Gibson	Simpson
Brandes	Grimsley	Smith
Braynon	Hays	Sobel
Bullard	Hukill	Soto
Clemens	Hutson	Stargel
Dean	Latvala	Thompson
Detert	Lee	
Nays—4		
Gaetz Sachs	Joyner	Negron

The Senate resumed consideration of—

CS for SB 7068—A bill to be entitled An act relating to mental health and substance abuse services; amending s. 394.455, F.S.; revising the definition of "mental illness" to exclude dementia and traumatic brain injuries; amending s. 394.492, F.S.; redefining terms; creating s. 394.761, F.S.; requiring the Agency for Health Care Administration and the Department of Children and Families to develop a plan to obtain federal approval for increasing the availability of federal Medicaid funding for behavioral health care; establishing improved integration of behavioral health and primary care services through the development and effective implementation of coordinated care organizations as the primary goal of obtaining the additional funds; requiring the agency and the department to submit the written plan, which must include certain information, to the Legislature by a specified date; requiring the agency to submit an Excellence in Mental Health Act grant application to the United States Department of Health and Human Services; amending s. 394.875, F.S.; requiring that, by a specified date, the department, in consultation with the Agency for Health Care Administration, modify certain licensure rules and procedures; amending s. 394.9082, F.S.; revising legislative findings and intent; redefining terms; requiring the managing entities, rather than the department, to develop and implement a plan with a certain purpose; requiring the regional network to offer access to certain services; requiring the plan to be developed in a certain manner; requiring the department to designate the regional network as a coordinated care organization after certain conditions are met; removing a provision providing legislative intent; requiring the department to contract with community-based managing entities for the development of specified objectives; removing duties of the department, the secretary of the department, and managing entities; removing a provision regarding the requirement of funding the managing entity's contract through departmental funds; removing legislative intent; requiring that the department's contract with each managing entity be performance based; providing for scaled penalties and liquidated damages if a managing entity fails to perform after a reasonable opportunity for corrective action; requiring the plan for the coordination and integration of certain services to be developed in a certain manner and to incorporate certain models; providing requirements for the department when entering into contracts with a managing entity; requiring the department to consider specified factors when considering a new contractor; revising the goals of the coordinated care organization; requiring a coordinated care organization to consist of a comprehensive provider network that includes specified elements; requiring that specified treatment providers be initially included in the provider network; providing for continued participation in the provider network; revising the network management and administrative functions of the managing entities; requiring that the managing entity support network providers in certain ways; authorizing the managing entity to prioritize certain populations when necessary; requiring managing entities to use unique identifiers for individuals receiving behavioral health care services; requiring all providers under contract with a managing entity to use such unique identifiers by a specified date; requiring that, by a certain date, a managing entity's governing board consist of a certain number of members selected by the managing entity in a specified manner; providing requirements for the governing board; removing departmental responsibilities; removing a reporting requirement; authorizing, rather than requiring, the department to adopt rules; creating s. 397.402, F.S.; requiring that the department modify certain licensure rules and procedures by a certain date; requiring the department and the Agency for Health Care Administration to make certain recommendations to the Governor and the Legislature by a specified date; providing requirements for a provider; amending s. 409.967, F.S.; requiring that certain plans or contracts include specified requirements; amending s. 409.973, F.S.; requiring each plan operating in the managed medical assistance program to work with the managing entity to establish specific organizational supports and service protocols; amending s. 409.975, F.S.; revising the categories from which the agency must determine which providers are essential Medicaid providers; repealing s. 394.4674, F.S., relating to a plan and report; repealing s. 394.4985, F.S., relating to districtwide information and referral network and implementation; repealing s. 394.657, F.S., relating to county planning councils or committees; repealing s. 394.745, F.S., relating to an annual report and compliance of providers under contract with the department; repealing s. 397.331, F.S., relating to definitions; repealing s. 397.333, F.S., relating to the Statewide Drug Policy Advisory Council; repealing s. 397.801, F.S., relating to substance abuse impairment coordination; repealing s. 397.811, F.S., relating to juvenile substance abuse impairment coordination; repealing s. 397.821, F.S., relating to juvenile substance abuse impairment prevention and early intervention councils; repealing s. 397.901, F.S., relating to prototype juvenile addictions receiving facilities; repealing s. 397.93, F.S., relating to children's substance abuse services and target populations; repealing s. 397.94, F.S., relating to children's substance abuse services and the information and referral network; repealing s. 397.951, F.S., relating to treatment and sanctions; repealing s. 397.97, F.S., relating to children's substance abuse services and demonstration models; amending ss. 397.321, 397.98, 409.966, 943.031, and 943.042, F.S.; conforming provisions and cross-references to changes made by the act; reenacting ss. 39.407(6)(a), 394.67(21), 394.674(1)(b), 394.676(1), 409.1676(2)(c), and 409.1677(1)(b), F.S., relating to the term "suitable for residential treatment" or "suitability," the term "residential treatment center for children and adolescents," children's mental health services, the indigent psychiatric medication program, and the term "serious behavioral problems," respectively, to incorporate the amendment made to s. 394.492, F.S., in references thereto; providing effective dates.

—which was previously considered and amended this day with pending **Amendment 1 (902964)** and **Amendment 1L (443426)** by Senator Garcia. **Amendment 1L (443426)** was adopted by two-thirds vote.

#### RECONSIDERATION OF AMENDMENTS

On motion by Senator Garcia, the Senate reconsidered the vote by which **Amendment 1J** (155296) was adopted this day. **Amendment 1J** was withdrawn.

On motion by Senator Garcia, the Senate reconsidered the vote by which **Amendment 1K (459336)** was adopted this day. **Amendment 1K** was withdrawn.

Amendment 1 (902964) as amended was adopted by two-thirds vote.

On motion by Senator Garcia, **CS for SB 7068** as amended was passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas-37

Mr. President Flores Margolis Abruzzo Gaetz Negron Altman Galvano Richter Garcia Ring Bean Benacquisto Gibson Sachs Bradley Grimsley Simmons Hays Simpson Brandes Braynon Hukill Smith Clemens Hutson Sobel Dean Joyner Soto Stargel Detert Latvala Diaz de la Portilla Lee Legg

Nays-None

#### SPECIAL ORDER CALENDAR

On motion by Senator Lee-

CS for CS for SB 798-A bill to be entitled An act relating to household moving services; amending s. 507.01, F.S.; defining terms; amending s. 507.02, F.S.; clarifying intent; amending s. 507.04, F.S.; removing a prohibition that precludes a mover from limiting its liability for the loss or damage of household goods to a specified valuation rate; removing a requirement that a mover disclose a liability limitation when the mover limits its liability for a shipper's goods; requiring a mover to offer valuation coverage to compensate a shipper for the loss of or damage to the shipper's household goods during a household move; requiring the valuation coverage to indemnify the shipper for at least the cost of repair or replacement of goods unless waived or amended by the shipper; authorizing the shipper to waive or amend the valuation coverage; requiring that the waiver be made in a signed acknowledgment in the contract; revising the time at which the mover must disclose the terms of the coverage, including any deductibles, to the shipper in writing; revising the information that the disclosure must provide to the shipper; amending s. 507.05, F.S.; requiring a mover to conduct a physical survey and provide a binding estimate in certain circumstances unless waived by the shipper; requiring specified content for the binding estimate; authorizing a shipper to waive the binding estimate in certain circumstances; authorizing the mover to provide a maximum one-time fee for providing a binding estimate; requiring the mover and shipper to sign the estimate; requiring the mover to provide the shipper with a copy of the estimate at the time of signature; providing that a binding estimate may be amended only under certain circumstances; authorizing a mover to charge more than the binding estimate in certain circumstances; requiring a mover to allow a shipper to consider whether additional services are needed; requiring a mover to retain a copy of the binding estimate for a specified period; requiring a mover to provide a contract for service to the shipper before providing moving or accessorial services; requiring a driver to have possession of the contract before leaving the point of origin; requiring a mover to retain a contract of service for a specified period; creating s. 507.054, F.S.; requiring the department to prepare a publication that summarizes the rights and responsibilities of, and remedies available to, movers and shippers; requiring the publication to meet certain specifications; creating s. 507.055, F.S.; requiring a mover to provide certain disclosures to a prospective shipper; amending s. 507.06, F.S.; requiring a mover to tender household goods for delivery on the agreed upon delivery date or within a specified period unless waived by the shipper; requiring a mover to notify and provide certain information to a shipper if the mover is unable to perform delivery on the agreed upon date or during the specified period; creating s. 507.065, F.S.; providing a maximum amount that a mover may charge a shipper unless waived by the shipper; requiring a mover to bill a shipper for specified charges in certain circumstances; authorizing a mover to assess a late fee for any uncollected charges in certain circumstances; amending s. 507.07, F.S.; providing that it is a violation of ch. 507, F.S., to fail to comply with specified provisions; providing that it is a violation of ch. 507, F.S., to increase the contracted cost for moving services in certain circumstances; conforming provisions to changes made by the act; amending s. 507.09, F.S.; requiring the department, upon verification by certain entities, to immediately suspend a registration or the processing of an application for a registration in certain circumstances; amending s. 507.10, F.S.; conforming a provision to a change made by this act; amending s. 507.11, F.S.; providing criminal penalties; creating s. 507.14, F.S.; requiring the department to adopt rules; providing an effective date.

—was read the second time by title.

Senator Lee moved the following amendment which was adopted:

Amendment 1 (402382) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 507.01, Florida Statutes, is reordered and amended to read:

507.01 Definitions.—As used in this chapter, the term:

- (1) "Accessorial services" means any service performed by a mover which results in a charge to the shipper and is incidental to the transportation or shipment of household goods, including, but not limited to, valuation coverage; preparation of written inventory; equipment, including dollies, hand trucks, pads, blankets, and straps; storage, packing, unpacking, or crating of articles; hoisting or lowering; waiting time; carrying articles excessive distances to or from the mover's vehicle, which may be cited as "long carry"; overtime loading and unloading; reweighing; disassembly or reassembly; elevator or stair carrying; boxing or servicing of appliances; and furnishing of packing or crating materials. The term includes services not performed by the mover but performed by a third party at the request of the shipper or mover, if the charges for these services are to be paid to the mover by the shipper at or before the time of delivery.
- (2) "Additional services" means any additional transportation of household goods which is performed by a mover, is not specifically included in a binding estimate or contract, and results in a charge to the shipper.
- (3)(2) "Advertise" means to advise, announce, give notice of, publish, or call attention by use of oral, written, or graphic statement made in a newspaper or other publication or on radio or television, any electronic medium, or contained in any notice, handbill, sign, including signage on vehicle, flyer, catalog or letter, or printed on or contained in any tag or label attached to or accompanying any good.
- (4) "Binding estimate" means a written or electronic document that specifies the total cost of a move, including, but not limited to, the loading, transportation or shipment, and unloading of household goods and accessorial services the shipper must pay for the complete move of his or her household goods.
- (5)(3) "Compensation" means money, fee, emolument, quid pro quo, barter, remuneration, pay, reward, indemnification, or satisfaction.
- (6)(4) "Contract for service" or "bill of lading" means a written document approved by the shipper in writing before the performance of any service which authorizes services from the named mover and lists the services and all costs associated with the household move and accessorial services to be performed.
- (7)(5) "Department" means the Department of Agriculture and Consumer Services.
- (6) "Estimate" means a written document that sets forth the total costs and describes the basis of those costs, relating to a shipper's household move, including, but not limited to, the loading, transportation or shipment, and unloading of household goods and accessorial convisces.
- (8)(7) "Household goods" or "goods" means personal effects or other personal property commonly found in a home, personal residence, or

other dwelling, including, but not limited to, household furniture. The term does not include freight or personal property moving to or from a factory, store, or other place of business.

- (9)(8) "Household move" or "move" means the loading of household goods into a vehicle, moving container, or other mode of transportation or shipment; the transportation or shipment of those household goods; and the unloading of those household goods, when the transportation or shipment originates and terminates at one of the following ultimate locations, regardless of whether the mover temporarily stores the goods while en route between the originating and terminating locations:
  - (a) From one dwelling to another dwelling;
- (b) From a dwelling to a storehouse or warehouse that is owned or rented by the shipper or the shipper's agent; or
- (c) From a storehouse or warehouse that is owned or rented by the shipper or the shipper's agent to a dwelling.
- (10) "Impracticable operations" means operations of the mover which are necessary to complete the move due to substantial and unforeseen conditions arising after execution of a contract for household services. Such conditions must make it impractical for a mover to perform pickup or delivery services for a household move as originally provided in the contract.
- (11) "Mover" means a person who, for compensation, contracts for or engages in the loading, transportation or shipment, or unloading of household goods as part of a household move. The term does not include a postal, courier, envelope, or package service that, or a personal laborer who, does not advertise itself as a mover or moving service.
- (12)(10) "Moving broker" or "broker" means a person who, for compensation, arranges for another person to load, transport or ship, or unload household goods as part of a household move or who, for compensation, refers a shipper to a mover by telephone, postal or electronic mail, Internet website, or other means.
- (13)(11) "Moving container" means a receptacle holding at least 200 cubic feet of volume which is used to transport or ship household goods as part of a household move.
- (14) "Personal laborer" means an individual hired directly by the shipper to assist in the loading and unloading of the shipper's own household goods. The term does not include any individual who has contracted with or is compensated by a third-party or whose services are brokered as part of a household move.
- (15)(12) "Shipper" means a person who uses the services of a mover to transport or ship household goods as part of a household move.
- (16)(13) "Storage" means the temporary warehousing of a shipper's goods while under the care, custody, and control of the mover.
- Section 2. Subsection (3) of section 507.02, Florida Statutes, is amended to read:
  - 507.02 Construction; intent; application.—
- (3) This chapter is intended to provide consistency and transparency in moving practices and to create the presumption that movers of household goods will make necessary disclosures and educate uninformed shippers in order to secure the satisfaction and confidence of shippers and members of the public when using a mover.
- Section 3. Subsection (8) of section 507.03, Florida Statutes, is amended to read:
  - 507.03 Registration.—
- (8) The department may deny, refuse to renew, or revoke the registration of any mover or moving broker based upon a determination that the mover or moving broker, or any of the mover's or moving broker's directors, officers, owners, or general partners:
- (a) Has failed to meet the requirements for registration as provided in this chapter;

- (b) Has been convicted of a crime involving fraud, theft, larceny, embezzlement, or fraudulent conversion or misappropriation of property or a crime arising from conduct during a movement of household goods dishonest dealing, or any other act of moral turpitude;
- (c) Has not satisfied a civil fine or penalty arising out of any administrative or enforcement action brought by any governmental agency or private person based upon conduct involving fraud, *theft*, dishonest dealing, or any violation of this chapter;
- (d) Has pending against him or her any criminal, administrative, or enforcement proceedings in any jurisdiction, based upon conduct involving fraud, theft, larceny, embezzlement, or fraudulent conversion or misappropriation of property or a crime arising from conduct during a movement of household goods dishonest dealing, or any other act of moral turpitude; or
- (e) Has had a judgment entered against him or her in any action brought by the department or the Department of Legal Affairs under this chapter or ss. 501.201-501.213, the Florida Deceptive and Unfair Trade Practices Act.
- Section 4. Subsections (1), (3), (4), and (5) of section 507.04, Florida Statutes, are amended to read:
- 507.04 Required insurance coverages; liability limitations; valuation coverage.—

#### (1) CARGO LIABILITY INSURANCE.—

- (a)1. Except as provided in paragraph (b), each mover operating in this state must maintain current and valid *cargo* liability insurance coverage of at least \$10,000 per shipment for the loss or damage of household goods resulting from the negligence of the mover or its employees or agents.
- 2. The mover must provide the department with evidence of liability insurance coverage before the mover is registered with the department under s. 507.03. All insurance coverage maintained by a mover must remain in effect throughout the mover's registration period. A mover's failure to maintain insurance coverage in accordance with this paragraph constitutes an immediate threat to the public health, safety, and welfare. If a mover fails to maintain insurance coverage, the department may immediately suspend the mover's registration or eligibility for registration, and the mover must immediately cease operating as a mover in this state. In addition, and notwithstanding the availability of any administrative relief pursuant to chapter 120, the department may seek from the appropriate circuit court an immediate injunction prohibiting the mover from operating in this state until the mover complies with this paragraph, a civil penalty not to exceed \$5,000, and court costs.
- (b) A mover that operates two or fewer vehicles, in lieu of maintaining the *cargo* liability insurance coverage required under paragraph (a), may, and each moving broker must, maintain one of the following alternative coverages:
- 1. A performance bond in the amount of \$25,000, for which the surety of the bond must be a surety company authorized to conduct business in this state; or
- 2. A certificate of deposit in a Florida banking institution in the amount of \$25,000.

The original bond or certificate of deposit must be filed with the department and must designate the department as the sole beneficiary. The department must use the bond or certificate of deposit exclusively for the payment of claims to consumers who are injured by the fraud, misrepresentation, breach of contract, misfeasance, malfeasance, or financial failure of the mover or moving broker or by a violation of this chapter by the mover or broker. Liability for these injuries may be determined in an administrative proceeding of the department or through a civil action in a court of competent jurisdiction. However, claims against the bond or certificate of deposit must only be paid, in amounts not to exceed the determined liability for these injuries, by order of the department in an administrative proceeding. The bond or certificate of deposit is subject to successive claims, but the aggregate amount of these claims may not exceed the amount of the bond or certificate of deposit.

- (3) INSURANCE COVERAGES.—The insurance coverages required under paragraph (1)(a) and subsection (2) must be issued by an insurance company or carrier licensed to transact business in this state under the Florida Insurance Code as designated in s. 624.01. The department shall require a mover to present a certificate of insurance of the required coverages before issuance or renewal of a registration certificate under s. 507.03. The department shall be named as a certificateholder in the certificate and must be notified at least 10 days before cancellation of insurance coverage. A mover's failure to maintain insurance coverage constitutes an immediate threat to the public health, safety, and welfare. If a mover fails to maintain insurance coverage, the department may immediately suspend the mover's registration or eligibility for registration, and the mover must immediately cease operating as a mover in this state. In addition, and notwithstanding the availability of any administrative relief pursuant to chapter 120, the department may seek from the appropriate circuit court an immediate injunction prohibiting the mover from operating in this state until the mover complies with this paragraph. The mover may also be assessed a civil penalty not to exceed \$5,000 and court costs.
- (4) INDEMNIFICATION LIABILITY LIMITATIONS; VALUATION RATES. A mover may not limit its liability for the loss or damage of household goods to a valuation rate that is less than 60 cents per pound per article. A provision of a contract for moving services is void if the provision limits a mover's liability to a valuation rate that is less than the minimum rate under this subsection. If a mover limits its liability for a shipper's goods, the mover must disclose the limitation, including the valuation rate, to the shipper in writing at the time that the estimate and contract for services are executed and before any moving or accessorial services are provided. The disclosure must also inform the shipper of the opportunity to purchase valuation coverage if the mover offers that coverage under subsection (5).
- (5) VALUATION COVERAGE.—A mover shall indemnify may offer valuation coverage to compensate a shipper for the full replacement value loss or damage of the shipper's household goods that are lost or damaged by the mover during a household move. The shipper may waive or amend the indemnification, and the waiver must be made by a signed or electronic acknowledgment in the contract If a mover offers valuation coverage, the coverage must indemnify the shipper for at least the minimum valuation rate required under subsection (4). The mover must disclose the terms of the indemnification coverage to the shipper in writing in at the time that the binding estimate and again when the contract for services is are executed and before any moving or accessorial services are provided. The disclosure must inform the shipper of the cost of the valuation coverage, the valuation rate of the coverage, and the opportunity to reject the coverage. If valuation coverage compensates a shipper for at least the minimum valuation rate required under subsection (4), the coverage satisfies the mover's liability for the minimum valuation rate.
  - Section 5. Section 507.05, Florida Statutes, is amended to read:
- 507.05 Physical surveys, binding estimates, and contracts for service.—Before providing any moving or accessorial services, a contract and estimate must be provided to a prospective shipper in writing, must be signed and dated by the shipper and the mover, and must include:
- (1) PHYSICAL SURVEY.—A mover must conduct a physical survey of the household goods to be moved and provide the prospective shipper with a binding estimate of the cost of the move.
- (2) WAIVER OF SURVEY.—A shipper may elect to waive the physical survey, and such waiver must be in writing and signed or electronically acknowledged by the shipper before provision or waiver of the binding estimate by the shipper. The mover shall retain a copy of the waiver as an addendum to the contract for service.
- (3) BINDING ESTIMATE.—Before executing a contract for service for a household move, and at least 48 hours before the scheduled time and date of a shipment of household goods, a mover must provide a binding estimate. The binding estimate shall be based on a physical survey conducted under subsection (1), unless waived pursuant to subsection (2).
- (a) The shipper may waive the binding estimate if the waiver is made by signed or electronic acknowledgment before the commencement of the 48-hour period before the household goods are loaded. The mover shall retain a copy of the waiver as an addendum to the contract for services. To

be enforceable, a waiver executed under this paragraph must, at a minimum, include a statement in uppercase type that is at least 5 points larger than, and clearly distinguishable from, the rest of the text of the waiver or release containing the statement. The exact statement to be included in a waiver of a binding estimate to be used by all movers shall be determined by the department in rulemaking and must include a delineation of the specific rights that a shipper may lose by waiving the binding estimate.

- (b) The shipper may also waive the 48-hour period if the moving services requested commence within 48 hours of the shipper's initial contact with the mover contracted to perform the moving services.
- (c) At a minimum, the binding estimate must include all of the following:
- 1. The table of measures or hourly quotation used by the mover or the mover's agent in preparing the binding estimate.
- 2. The date the binding estimate was prepared and the proposed date of the move, if any.
- 3. An itemized breakdown and description of services, and the total cost to the shipper of loading, transporting or shipping, unloading, and accessorial services.
- 4. A statement that the estimate is binding on the mover and the shipper and that the charges shown apply only to those services specifically identified in the estimate.
  - 5. Identification of acceptable forms of payment.
- (d) The binding estimate must be signed or electronically acknowledged by the mover and the shipper, and a copy must be provided to the shipper by the mover at the time that the binding estimate is signed or electronically acknowledged.
- (e) A binding estimate may only be amended by the mover before the scheduled loading of household goods for shipment when the shipper has requested additional services of the mover not previously disclosed in the original binding estimate, or upon mutual agreement of the mover and the shipper. Once a mover begins to load the household goods for a move, failure to execute a new binding estimate signifies the mover has reaffirmed the original binding estimate.
- (f) A mover may not collect more than the amount of the binding estimate unless:
- 1. The shipper waives receipt of a binding estimate under this subsection.
- 2. The shipper tenders additional household goods, requests additional services, or requires services that are not specifically included in the binding estimate, in which case the mover may execute an addendum to the binding estimate describing the additional household goods or need for additional services and the associated charges in writing. The mover must allow the shipper at least 1 hour to determine whether to execute the addendum. The mover may require full payment at the destination for the costs associated with the additional requested services as provided in the addendum to the binding estimate. If the shipper refuses to execute the addendum, the mover may refuse to ship the additional goods or perform the additional services requested.
- 3. The mover advises the shipper, in advance of performance, that impracticable operations are essential to properly perform the move. The mover must allow the shipper at least 1 hour to determine whether to authorize the additional services.
- a. If the shipper agrees to pay for the impracticable operations, the mover must execute a written addendum to the contract for services, which must be signed or electronically acknowledged by the shipper. The addendum may be delivered to the shipper by personal delivery, facsimile, e-mail, overnight courier, or certified mail, with return receipt requested. The mover must bill the shipper for the agreed upon additional services within 15 days after the delivery of those additional services pursuant to s. 507.065.
- b. If the shipper does not agree to pay for the additional services, the mover may perform and, pursuant to s. 507.06, bill the shipper for those

- additional services necessary to complete the delivery. It is the mover's burden to show that the impracticable operations were necessary to properly perform the move.
- (g) A mover shall retain a copy of the binding estimate and any addendums thereto for each move performed for at least 1 year after its preparation date as an attachment to the contract for service.
- (4) CONTRACT FOR SERVICE.—Before providing any moving or accessorial services, a mover must provide a contract for service to the shipper, which the shipper must sign or electronically acknowledge and date
  - (a) At a minimum, the contract for service must include:
- 1.(1) The name, telephone number, and physical address where the mover's employees are available during normal business hours.
- 2.(2) The date the contract was or estimate is prepared and the any proposed date of the move, if any.
- 3.(3) The name and address of the shipper, the addresses where the articles are to be picked up and delivered, and a telephone number where the shipper may be reached.
- 4.(4) The name, telephone number, and physical address of any location where the *household* goods will be held pending further transportation, including situations in which where the mover retains possession of *household* goods pending resolution of a fee dispute with the shipper.
- 5.(5) A binding estimate provided in accordance with subsection (3) An itemized breakdown and description and total of all costs and services for loading, transportation or shipment, unloading, and accessorial services to be provided during a household move or storage of household goods.
- 6. The total charges owed by the shipper based on the binding estimate and the terms and conditions for their payment, including any required minimum payment.
- 7. If the household goods are transported under an agreement to collect payment upon delivery, the maximum payment that the mover may demand at the time of delivery.
- 8.(6) Acceptable forms of payment, which must be clearly and conspicuously disclosed to the shipper on the binding estimate and the contract for services. A mover must shall accept at least a minimum of two of the three following forms of payment:
  - a.(a) Cash, cashier's check, money order, or traveler's check;
- b.(b) Valid personal check, showing upon its face the name and address of the shipper or authorized representative; or

A mover must clearly and conspicuously disclose to the shipper in the estimate and contract for services the forms of payments the mover will accept, including the forms of payment described in paragraphs (a)-(e).

- $\begin{tabular}{ll} (b) & Each \ addendum \ to \ the \ contract \ for \ service \ is \ an \ integral \ part \ of \ the \ contract. \end{tabular}$
- (c) A copy of the contract for service must accompany the household goods whenever they are in the mover's or the mover's agent's possession. Before a vehicle that is being used for the move leaves the point of origin, the driver responsible for the move must have the contract for service in his or her possession.
- (d) A mover shall retain a contract for service for each move it performs for at least 1 year after the date the contract for service was signed or electronically acknowledged.
  - Section 6. Section 507.054, Florida Statutes, is created to read:

507.054 Publication.—

- (1) The department shall prepare a publication that includes a summary of the rights and responsibilities of, and remedies available to movers and shippers under this chapter. The publication must include a statement that a mover's failure to relinquish household goods as required by this chapter constitutes a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, that any other violation of this chapter constitutes a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, and that any violation of this chapter constitutes a violation of the Florida Deceptive and Unfair Trade Practices Act. The publication must also include a notice to the shipper about the potential risks of shipping sentimental or family heirloom items. The department shall make the publication available to the public on the department's website.
- (2) A mover must provide an electronic or hard copy of the department's publication to shippers at the physical survey, or if the physical survey is timely waived by the shipper, before contracting for the household move.
- (3) A mover may customize the color, design, and dimension of the front and back covers of the standard department publication. If the mover customizes the publication, the customized publication must include the content specified in subsection (1) and meet the following requirements:
- (a) The font size used must be at least 10 points, with the exception that the following must appear prominently on the front cover in at least 12-point boldface type: "Your Rights and Responsibilities When You Move. Furnished by Your Mover, as Required by Florida Law."
  - (b) The size of the booklet must be at least 36 square inches.
- (4) The shipper must acknowledge receipt of the electronic or hard copy of the publication by signed or electronic acknowledgment in the contract.
  - Section 7. Section 507.055, Florida Statutes, is created to read:
- 507.055 Required disclosure and acknowledgment of rights and remedies.—Before executing a contract for service for a move, a mover must provide to a prospective shipper all of the following:
  - (1) The publication required under s. 507.054.
- (2) A concise, easy-to-read, and accurate binding estimate required under s. 507.05(3).
- Section 8. Subsections (1) and (3) of section 507.06, Florida Statutes, are amended, and subsection (4) is added to that section, to read:
  - 507.06 Delivery and storage of household goods.—
- (1) On the agreed upon delivery date or within the timeframe specified in the contract for service, a mover must relinquish household goods to a shipper and must place the household goods inside a shipper's dwelling or, if directed by the shipper, inside a storehouse or warehouse that is owned or rented by the shipper or the shipper's agent, unless the shipper has not tendered payment pursuant to s. 507.065 in the amount specified in a written contract or estimate signed and dated by the shipper. This requirement may be waived by the shipper. A mover may not, under any circumstances, refuse to relinquish prescription medicines and household goods for use by children, including children's furniture, clothing, or toys, under any circumstances.
- (3) A mover that lawfully fails to relinquish a shipper's household goods may place the goods in storage until payment in accordance with s. 507.065 is tendered; however, the mover must notify the shipper of the location where the goods are stored and the amount due within 5 days after receipt of a written request for that information from the shipper, which request must include the address where the shipper may receive the notice. A mover may not require a prospective shipper to waive any rights or requirements under this section.
- (4) If a mover becomes aware that it will be unable to perform either the pickup or the delivery of household goods on the date agreed upon or during the timeframe specified in the contract for service due to circumstances not anticipated by the contract, the mover shall notify the shipper of the delay and advise the shipper of the amended date or timeframe

within which the mover expects to pick up or deliver the household goods in a timely manner.

Section 9. Section 507.065, Florida Statutes, is created to read:

507.065 Payment.—

- (1) Except as provided in s. 507.05(3), the maximum amount that a mover may charge before relinquishing household goods to a shipper is the exact amount of the binding estimate, unless waived by the shipper.
- (2) A mover must bill a shipper for any charges assessed under this chapter which are not collected upon delivery of household goods at their destination within 15 days after such delivery. A mover may assess a late fee for any uncollected charges if the shipper fails to make payment within 30 days after receipt of the bill.
- Section 10. Subsections (1), (4), and (5) and paragraphs (a) and (b) of subsection (6) of section 507.07, Florida Statutes, are amended to read:
  - 507.07 Violations.—It is a violation of this chapter:
- (1) To operate conduct business as a mover or moving broker, or advertise to engage in violation the business of moving or fail to comply with ss. 507.03-507.10, or any other requirement under this chapter of fering to move, without being registered with the department.
- (4) To increase the contracted cost fail to honor and comply with all provisions of the contract for moving services in any way other than provided for in this chapter or bill of lading regarding the purchaser's rights, benefits, and privileges thereunder.
- (5) To withhold delivery of household goods or in any way hold *household* goods in storage against the expressed wishes of the shipper if payment has been made as delineated in the *binding* estimate or contract for services, *or pursuant to this chapter*.
- (6)(a) To include in any contract any provision purporting to waive or limit any right or benefit provided to shippers under this chapter.
- (a)(b) Unless expressly authorized by this chapter, to seek or solicit a waiver or acceptance of limitation from a shipper concerning rights or benefits provided under this chapter.
  - Section 11. Section 507.09, Florida Statutes, is amended to read:
  - 507.09 Administrative remedies; penalties.—
- (1) The department may enter an order doing one or more of the following if the department finds that a mover or moving broker, or a person employed or contracted by a mover or broker, has violated or is operating in violation of this chapter or the rules or orders issued pursuant to this chapter:
  - (a) Issuing a notice of noncompliance under s. 120.695.
- (b) Imposing an administrative fine in the Class II category pursuant to s. 570.971 for each act or omission.
  - (c) Directing that the person cease and desist specified activities.
  - $\begin{tabular}{ll} (d) & Refusing to register or revoking or suspending a registration. \end{tabular}$
- (e) Placing the registrant on probation, subject to the conditions specified by the department.
- (2) The department shall, upon notification and subsequent written verification by a law enforcement agency, a court, a state attorney, or the Department of Law Enforcement, immediately suspend a registration or the processing of an application for a registration if the registrant, applicant, or an officer or director of the registrant or applicant is formally charged with a crime involving fraud, theft, larceny, embezzlement, or fraudulent conversion or misappropriation of property or a crime arising from conduct during a movement of household goods until final disposition of the case or removal or resignation of that officer or director.
- (3) The administrative proceedings that which could result in the entry of an order imposing any of the penalties specified in subsection (1) or subsection (2) are governed by chapter 120.

(3) The department may adopt rules under ss. 120.536(1) and 120.54 to administer this chapter.

Section 12. Subsection (4) of section 507.10, Florida Statutes, is amended to read:

507.10 Civil penalties; remedies.—

(4) Except as expressly authorized by this chapter, any provision in a contract for services or bill of lading from a mover or moving broker that purports to waive, limit, restrict, or avoid any of the duties, obligations, or prescriptions of the mover or broker, as provided in this chapter, is void.

Section 13. Section 507.11, Florida Statutes, is amended to read:

507.11 Criminal penalties.—

(1) The refusal of a mover or a mover's employee, agent, or contractor to comply with an order from a law enforcement officer to relinquish a shipper's household goods after the officer determines that the shipper has tendered payment in accordance with s. 507.065 of the amount of a written estimate or contract, or after the officer determines that the mover did not produce a signed or electronically acknowledged binding estimate or contract for service upon which demand is being made for payment, is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. A mover's compliance with an order from a law enforcement officer to relinquish household goods to a shipper is not a waiver or finding of fact regarding any right to seek further payment from the shipper.

(2) Except as provided in subsection (1), any person or business that violates this chapter commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 14. Section 507.14, Florida Statutes, is created to read:

507.14 Rulemaking.—The department shall adopt rules to administer this chapter.

Section 15. This act shall take effect July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to household moving services; amending s. 507.01, F.S.; defining and redefining terms; amending s. 507.02, F.S.; clarifying intent; amending s. 507.03, F.S.; revising the conditions under which the Department of Agriculture and Consumer Services is authorized to deny, refuse to renew, or revoke the registration of any mover or moving broker; amending s. 507.04, F.S.; removing a prohibition that precludes a mover from limiting its liability for the loss or damage of household goods to a specified valuation rate; removing a requirement that a mover disclose a liability limitation when the mover limits its liability for a shipper's goods; requiring a mover to indemnify a shipper for the loss of or damage to the shipper's household goods caused by the mover during a household move; requiring the mover to indemnify the shipper for at least the cost of repair or replacement of goods unless waived or amended by the shipper; authorizing the shipper to waive or amend the indemnification for loss of or damage to the shipper's household goods; requiring that the waiver be made in a signed or electronic acknowledgment in the contract; revising the time at which the mover must disclose the terms of the coverage, including any deductibles, to the shipper in writing; revising the information that the disclosure must provide to the shipper; amending s. 507.05, F.S.; requiring a mover to conduct a physical survey and provide a binding estimate in certain circumstances unless waived by the shipper; requiring specified content for the binding estimate; authorizing a shipper to waive the binding estimate in certain circumstances; requiring the mover and shipper to sign or electronically acknowledge the estimate; requiring the mover to provide the shipper with a copy of the estimate at the time of signature or electronic acknowledgment; providing that a binding estimate may be amended only under certain circumstances; authorizing a mover to charge more than the binding estimate in certain circumstances; requiring a mover to allow a shipper at least 1 hour to determine whether to authorize impracticable operations; requiring a

mover to retain a copy of the binding estimate for a specified period; requiring a mover to provide a contract for service to the shipper before providing moving or accessorial services; requiring a driver to have possession of the contract before leaving the point of origin; requiring a mover to retain a contract of service for a specified period; creating s. 507.054, F.S.; requiring the department to prepare a publication that summarizes the rights and responsibilities of, and remedies available to, movers and shippers; requiring the department to make the publication available to the public on the department's website; requiring the mover to provide an electronic or hard copy of the department's publication to shippers at specified times; requiring the publication to meet certain specifications; requiring the shipper to acknowledge receipt of the copy of the publication by signed or electronic acknowledgment; creating s. 507.055, F.S.; requiring a mover to provide certain disclosures to a prospective shipper; amending s. 507.06, F.S.; requiring a mover to tender household goods for delivery on the agreed upon delivery date or within a specified period unless waived by the shipper; requiring a mover to notify and provide certain information to a shipper if the mover is unable to perform delivery on the agreed upon date or during the specified period; creating s. 507.065, F.S.; providing a maximum amount that a mover may charge a shipper unless waived by the shipper; requiring a mover to bill a shipper for specified charges in certain circumstances; authorizing a mover to assess a late fee for any uncollected charges in certain circumstances; amending s. 507.07, F.S.; providing that it is a violation of ch. 507, F.S., to fail to comply with specified provisions; providing that it is a violation of ch. 507, F.S., to increase the contracted cost for moving services in certain circumstances; conforming provisions to changes made by the act; amending s. 507.09, F.S.; requiring the department, upon verification by certain entities, to immediately suspend a registration or the processing of an application for a registration in certain circumstances; amending s. 507.10, F.S.; conforming a provision to changes made by the act; amending s. 507.11, F.S.; providing criminal penalties; creating s. 507.14, F.S.; requiring the department to adopt rules; providing an effective date.

Pursuant to Rule 4.19, **CS for CS for SB 798** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

#### **MOTIONS**

On motion by Senator Soto, by two-thirds vote SR 1662 was withdrawn from further consideration.

On motion by Senator Simmons, the rules were waived and the bills remaining on the Special Order Calendar this day were retained on the Special Order Calendar.

#### REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bills to be placed on the Special Order Calendar for Friday, April 24, 2015: CS for CS for CS for SB 1372, CS for CS for SB 564, CS for CS for CS for SB 566, CS for SB 678, CS for CS for SB 798, CS for SB 568, CS for SB 242, CS for SB 630, CS for CS for SB 1048, CS for CS for SB 216, CS for SB 1536, CS for SB 738, CS for SB 368, CS for SB 1054, CS for CS for CS for SB 1172, SB 1138, CS for SB 1486, CS for CS for SB 512, CS for CS for SB 758.

Respectfully submitted, David Simmons, Rules Chair Bill Galvano, Majority Leader Arthenia L. Joyner, Minority Leader

The Committee on Appropriations recommends committee substitutes for the following: CS for CS for SB 532; SB 718; CS for SB 914; CS for SB 918; SB 1214; SB 7056

The bills with committee substitute attached were placed on the Calendar.

#### REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

#### **EXECUTIVE ORDER NUMBER 14-122**

(Executive Order of Suspension)

WHEREAS, Andrea Gillespie is presently serving as a Notary Public of the State of Florida; and

WHEREAS, on or about February 15, 2013, Andrea Gillespie was convicted in the Circuit Court of the Seventeenth Judicial Circuit, in and for Broward County, in case number 2012CF005283, of one count of Grand Theft (value more than \$300, less than \$20,000), a third-degree felony in violation of section 812.014(2)(c), Florida Statutes; and

WHEREAS, Andrea Gillespie failed to notify the Department of State of the above-stated change to her criminal history record during her commission as a Florida notary public, as required by section 117.01(2); and

WHEREAS, on January 10, 2014, February 7, 2014, and February 19, 2014, this Office notified Andrea Gillespie by certified mail, and required that she respond to the investigation by this Office of her felony conviction that occurred while commissioned as a Florida notary public; and

WHEREAS, during the investigation by this Office, it was discovered that Andrea Gillespie had moved from the address under which she was commissioned and had failed to notify the Department of State of her change of address within 60 days, as required by section 117.01(2), Florida Statutes; and

WHEREAS, to date, this Office has not received the required response from Andrea Gillespie; and

WHEREAS, the Governor is authorized by Article IV, Section 7 of the Florida Constitution to suspend from office by executive order an appointed public official for the commission of a felony; and

WHEREAS, it is in the best interests of the citizens of the State of Florida that Andrea Gillespie be immediately suspended from the public office, which she now holds, upon the grounds set forth in this Executive Order;

NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, pursuant to Article IV, Section 7 of the Florida Constitution and section 117.01(4), Florida Statutes, find and state as follows:

A. Andrea Gillespie is a duly appointed Notary Public of the State of Florida, pursuant to section 117.01, Florida Statutes.

- B. Andrea Gillespie is commissioned as a Florida notary public from March 28, 2011, through March 27, 2015.
- C. Andrea Gillespie was convicted of a felony in Broward County in 2013, while commissioned as a Florida notary public.
- D. Andrea Gillespie failed to notify the Department of State of the change to her criminal history record following her felony conviction in Broward County in 2013, as required by section 117.01(2), Florida Statutes.
- E. Andrea Gillespie failed to notify the Department of State within 60 days of her change of address, in violation of section 117.01(2), Florida Statutes.
- F. Andrea Gillespie refused to cooperate or respond to an investigation of notary misconduct by the Executive Office of the Governor, as required by section 117.01(4)(c), Florida Statutes.

BEING FULLY ADVISED in the premise, and in accordance with the Florida Constitution and the laws of the State of Florida, this Executive Order is issued:

Section 1. Andrea Gillespie is suspended from the public office which she now holds: Notary Public of the State of Florida.

Section 2. Andrea Gillespie is prohibited from performing any official act, duty, or function of this public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privi-

leges of this public office during the period of suspension, which shall begin today until further Executive Order is issued, or as otherwise provided by law.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 25th day of March, 2014.

Rick Scott GOVERNOR

ATTEST: Ken Detzner SECRETARY OF STATE

## [Previously referred to the Committee on Ethics and Elections March 26, 2014.]

The Honorable Andy Gardiner President of the Senate

April 24, 2015

RE: Suspension of: GILLESPIE, Andrea Notary Public

Dear President Gardiner:

The Committee on Ethics and Elections submits this final report on the matter of the suspension of Andrea Gillespie.

By Executive Order Number 14-122 filed with the Secretary of State on March 25, 2014, and pursuant to Article IV, section 7(a) of the Florida Constitution, the Honorable Rick Scott, Governor, suspended Andrea Gillespie as a Notary Public alleging that she had been convicted on or about February 15, 2013, of Grand Theft, a third degree felony pursuant to s. 812.014(2)(c), Florida Statutes. The Executive Order also alleges that she failed to notify the Department of State of the conviction and an address change as required by s. 117.01(2), Florida Statutes. The Executive Order also alleges that she refused to cooperate with an investigation by the Executive Office of the Governor as required by s. 117.01(4)(c), Florida Statutes. Ms. Gillespie's notary commission expired on March 27, 2015.

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2015 Regular Session of the Florida Legislature, and consider the matter closed.

Sincerely, Garrett Richter, Chair

#### **EXECUTIVE ORDER NUMBER 14-123**

(Executive Order of Suspension)

WHEREAS, Sara Talvan is presently serving as a Notary Public of the State of Florida; and

WHEREAS, on or about September 20, 2012, Sara Talvan was convicted in the Circuit Court of the Fifth Judicial Circuit, in and for Hernando County, in case number 2012CF001465, of one count of Retail Grand Theft (value more than \$300, less than \$5,000), a third-degree felony in violation of sections 812.015 and 812.014(1)(a), Florida Statutes; and

WHEREAS, on or about September 20, 2012, Sara Talvan was convicted in the Circuit Court of the Fifth Judicial Circuit, in and for Hernando County, in case number 2012CF001509, of one count of Retail Grand Theft (value more than \$300, less than \$5,000), a third-degree felony in violation of sections 812.015 and 812.014(1)(a), Florida Statutes; and

WHEREAS, on or about December 10, 2013, Sara Talvan was convicted in the Circuit Court of the Sixth Judicial Circuit, in and for Pasco County, in case number 2013CF000178, of one count of Dealing in Stolen Property, a second-degree felony in violation of section 812.019(1), Florida Statutes; and

WHEREAS, on or about October 29, 2013, Sara Talvan was convicted in the Circuit Court of the Thirteenth Judicial Circuit, in and for Hillsborough County, in case number 2013CF008292, of one count of

Possession of a Controlled Substance, a third-degree felony in violation of section 893.13(6)(a), Florida Statutes; and

WHEREAS, on or about December 10, 2013, Sara Talvan was convicted in the Circuit Court of the Sixth Judicial Circuit, in and for Pasco County, in case number 2013CF005523, of one count of Failure to Appear, a third-degree felony in violation of section 843.15(1)(a), Florida Statutes; and

WHEREAS, Sara Talvan failed to notify the Department of State of the above-stated changes to her criminal history record during her commission as a Florida notary public, as required by section 117.01(2); and

WHEREAS, on January 10, 2014, and January 22, 2014, this Office notified Sara Talvan by certified mail, and required that she respond to the investigation by this Office regarding her felony convictions while commissioned as a Florida notary public; and

WHEREAS, during the investigation by this Office, it was discovered that Sara Talvan had moved from the address on file and had failed to notify the Department of State of her change of address within 60 days, as required by section 117.01(2), Florida Statutes; and

WHEREAS, to date, this Office has not received the required response from Sara Talvan; and

WHEREAS, the Governor is authorized by Article IV, Section 7 of the Florida Constitution to suspend from office by executive order an appointed public official for the commission of a felony; and

WHEREAS, it is in the best interests of the citizens of the State of Florida that Sara Talvan be immediately suspended from the public office, which she now holds, upon the grounds set forth in this Executive Order:

NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, pursuant to Article IV, Section 7 of the Florida Constitution and section 117.01(4), Florida Statutes, find and state as follows:

- A. Sara Talvan is a duly appointed Notary Public of the State of Florida, pursuant to section 117.01, Florida Statutes.
- B. Sara Talvan is commissioned as a Florida notary public from April 6, 2011, through April 5, 2015.
- C. Sara Talvan was convicted of five felonies in Hernando, Pasco, and Hillsborough Counties in 2012 and 2013, while commissioned as a Florida notary public.
- D. Sara Talvan failed to notify the Department of State of the changes to her criminal history record following her felony convictions in Hernando, Pasco, and Hillsborough Counties in 2012 and 2013, as required by section 117.01(2), Florida Statutes.
- E. Sara Talvan failed to notify the Department of State within 60 days of her change of address, in violation of section 117.01(2), Florida Statutes.
- F. Sara Talvan refused to cooperate or respond to an investigation of notary misconduct by the Executive Office of the Governor, as required by section 117.01(4)(c), Florida Statutes.

BEING FULLY ADVISED in the premise, and in accordance with the Florida Constitution and the laws of the State of Florida, this Executive Order is issued:

Section 1. Sara Talvan is suspended from the public office which she now holds: Notary Public of the State of Florida.

Section 2. Sara Talvan is prohibited from performing any official act, duty, or function of this public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of this public office during the period of suspension, which shall begin today until further Executive Order is issued, or as otherwise provided by law.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 25th day of March, 2014.

Rick Scott GOVERNOR

ATTEST: Ken Detzner SECRETARY OF STATE

#### [Referred to the Committee on Ethics and Elections.]

The Honorable Andy Gardiner President of the Senate

April 24, 2015

E: Suspension of: TALVAN, Sara Notary Public

Dear President Gardiner:

The Committee on Ethics and Elections submits this final report on the matter of the suspension of Sara Talvan.

By Executive Order Number 14-123 filed with the Secretary of State on March 25, 2014, and pursuant to Article IV, section 7(a) of the Florida Constitution, the Honorable Rick Scott, Governor, suspended Sara Talvan as a Notary Public alleging that she had been convicted on or about September 20, 2012, of two counts of Retail Grand Theft, a third degree felony pursuant to s. 812.014(1)(a), Florida Statutes. The Executive Order also alleges that she was convicted on December 10, 2013, of Dealing in Stolen Property, a second degree felony pursuant to s. 812.019(1), Florida Statutes. The Executive Order also alleges that she was convicted on October 29, 2013, of Possession of a Controlled Substance, a third degree felony pursuant to s. 893.13(6)(a), Florida Statutes. The Executive Order also alleges that she failed to notify the Department of State of the convictions as required by s. 117.01(2), Florida Statutes. Finally, the Executive Order alleges that she refused to cooperate or respond to an investigation being conducted by the Executive Office of the Governor as required by s. 117.01(4)(c), Florida Statutes. Ms. Talvan's notary commission expired on April 5, 2015.

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2015 Regular Session of the Florida Legislature, and consider the matter closed.

Sincerely, Garrett Richter, Chair

#### **COMMITTEE SUBSTITUTES**

#### FIRST READING

By the Committees on Appropriations; Finance and Tax; and Health Policy; and Senator Grimsley—

CS for CS for CS for SB 532—A bill to be entitled An act relating to access to health care services; creating s. 296.42, F.S.; directing the Department of Veterans' Affairs to contract for a study to determine the need and location for additional state veterans' nursing homes; directing the department to submit the study to the Governor and the Legislature; providing study criteria for ranking each county according to need; providing site selection criteria; requiring the approval of the Governor and Cabinet for site selection; requiring the department to use specified studies to select new nursing home sites; directing the department to contract for subsequent studies and to submit the studies to the Governor and the Legislature; amending ss. 458.347 and 459.022, F.S.; revising the authority of a licensed physician assistant to order medication under the direction of a supervisory physician for a specified patient; amending s. 464.012, F.S.; authorizing an advanced registered nurse practitioner to order medication for administration to a specified patient; amending s. 465.003, F.S.; revising the term "prescription" to exclude an order for drugs or medicinal supplies by a licensed practitioner that is dispensed for certain administration; creating s. 624.27, F.S.; defining terms; specifying that a direct primary care agreement does not constitute insurance and is not subject to the Florida Insurance Code;

specifying that entering into a direct primary care agreement does not constitute the business of insurance and is not subject to the code; providing that a health care provider is not required to obtain a certificate of authority or license to market, sell, or offer to sell a direct primary care agreement; specifying requirements for a direct primary care agreement; amending s. 766.1115, F.S.; redefining terms relating to agency relationships with governmental health care contractors; deleting an obsolete date; extending sovereign immunity to employees or agents of a health care provider that executes a contract with a governmental contractor; clarifying that a receipt of specified notice must be acknowledged by a patient or the patient's representative at the initial visit; requiring the posting of notice that a specified health care provider is an agent of a governmental contractor; amending s. 768.28, F.S.; redefining the term "officer, employee, or agent" to include employees or agents of a health care provider; amending s. 893.02, F.S.; revising the term "administer" to include the term "administration"; revising the term "prescription" to exclude an order for drugs or medicinal supplies by a licensed practitioner that is dispensed for certain administration; amending s. 893.04, F.S.; conforming provisions to changes made by the act; amending s. 893.05, F.S.; authorizing a licensed practitioner to authorize a licensed physician assistant or advanced registered nurse practitioner to order controlled substances for a specified patient under certain circumstances; reenacting ss. 400.462(26), 401.445(1), 409.906(18), and 766.103(3), F.S., to incorporate the amendments made to ss. 458.347 and 459.022, F.S., in references thereto; reenacting ss. 401.445(1) and 766.103(3), F.S., to incorporate the amendment made to s. 464.012, F.S., in references thereto; reenacting ss. 409.9201(1)(a), 458.331(1)(pp), 459.015(1)(rr), 465.014(1), 465.015(2)(c), 465.016(1)(s), 465.022(5)(j), 465.023(1)(h), 465.1901, 499.003(43), and 831.30(1), F.S., to incorporate the amendment made to s. 465.003, F.S., in references thereto; reenacting ss. 112.0455(5)(i), 381.986(7)(b), 440.102(1)(l), 458.331(1)(pp),  $459.015(1)(rr), \ \ 465.015(3), \ \ 465.016(1)(s), \ \ 465.022(5)(j), \ \ 465.023(1)(h),$ 499.0121(14), 768.36(1)(b), 810.02(3)(f), 812.014(2)(c), 856.015(1)(c), 944.47(1)(a), 951.22(1), 985.711(1)(a), 1003.57(1)(i), and 1006.09(8), F.S., to incorporate the amendment made to s. 893.02, F.S., in references thereto; reenacting s. 893.0551(3)(e), F.S., to incorporate the amendment made to s. 893.04, F.S., in a reference thereto; reenacting s. 893.0551(3)(d), F.S., to incorporate the amendment made to s. 893.05, F.S., in a reference thereto; providing an effective date.

By the Committee on Appropriations; and Senator Lee—

CS for SB 718—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; providing procedures for agencies to follow when initiating rulemaking after certain public hearings; limiting reliance upon an unadopted rule in certain circumstances; amending s. 120.55, F.S.; providing for publication of notices of rule development and of rules filed for adoption; providing for additional notice of rule development, proposals, and adoptions in the Florida Administrative Register; requiring certain agencies to provide additional email notifications concerning specified rulemaking and rule development activities; amending s. 120.56, F.S.; specifying the burden of proof necessary for a petitioner to challenge a proposed rule or unadopted agency statement; amending s. 120.569, F.S.; granting agencies additional time to render final orders in certain circumstances; amending s. 120.57, F.S.; conforming proceedings that oppose agency action based on an invalid or unadopted rule to proceedings used for challenging rules; requiring the agency to issue a notice stating whether the agency will rely on the challenged rule or alleged unadopted rule; authorizing the administrative law judge to make certain findings on the validity of certain alleged unadopted rules; authorizing the administrative law judge to issue a separate final order on certain rules and alleged unadopted rules; prohibiting agencies from rejecting specific conclusions of law in certain final orders rendered by an administrative law judge; authorizing a petitioner to file certain collateral challenges regarding the validity of a rule; authorizing the administrative law judge to consolidate proceedings in such rule challenges; providing for the stay of proceedings not involving disputed issues of fact upon timely filing of a rule challenge; providing that the final order terminates the stay; amending s. 120.68, F.S.; providing for judicial review of orders rendered in challenges to specified rules or unadopted rules; authorizing extensions for filing certain appeals or petitions for review under certain circumstances; amending s. 120.695, F.S.; removing obsolete provisions with respect to required agency review and designation of minor violations; requiring agency review and certification of minor violation rules by a specified date; requiring the reporting of an agency's failure to complete the review and file certification of such rules; requiring minor violation certification for all rules adopted after a specified date; requiring public notice; providing applicability; conforming provisions to changes made by the act; providing an effective date.

By the Committees on Appropriations; and Banking and Insurance; and Senator Richter—

CS for CS for SB 914—A bill to be entitled An act relating to intrastate crowdfunding; amending s. 517.021, F.S.; conforming a crossreference; defining the term "intermediary" for purposes of the Florida Securities and Investor Protection Act; amending s. 517.061, F.S.; exempting offers or sales of securities by certain issuers from registration requirements; creating s. 517.0611, F.S.; providing a short title; exempting the intrastate offering and sale of certain securities from certain regulatory requirements; providing applicability; providing registration and reporting requirements for issuers and intermediaries offering such securities; requiring the issuer to provide to the office a copy of a specified escrow agreement; limiting the aggregate amount of sales of such securities within a specified period; limiting the aggregate amount of sales to specified investors; requiring an issuer to produce and distribute an annual report to investors; requiring a notice-filing to be suspended under certain circumstances; specifying that fees collected become revenue of the state; requiring a qualified third party to hold certain funds in escrow; amending s. 517.12, F.S.; providing registration requirements for an intermediary; conforming a cross-reference; amending s. 517.121, F.S.; requiring an intermediary to comply with specified recordkeeping requirements; amending s. 517.161, F.S.; including an intermediary in the disciplinary provisions; amending s. 626.9911, F.S.; conforming a cross-reference; providing an appropriation; providing an effective date.

By the Committees on Appropriations; and Environmental Preservation and Conservation; and Senators Dean and Margolis—

CS for CS for SB 918-A bill to be entitled An act relating to environmental resources; amending s. 259.032, F.S.; requiring the Department of Environmental Protection to publish, update, and maintain a database of conservation lands; requiring the department to submit a report by a certain date each year to the Governor and the Legislature identifying the percentage of such lands which the public has access to and the efforts the department has undertaken to increase public access; amending ss. 260.0144 and 335.065, F.S.; conforming provisions to changes made by the act; creating s. 339.81, F.S.; creating the Florida Shared-Use Nonmotorized Trail Network; specifying the composition of the network; requiring the network to be included in the Department of Transportation's work program; declaring the planning, development, operation, and maintenance of the network to be a public purpose; authorizing the department to transfer maintenance responsibilities to certain state agencies and contract with not-for-profit or private sector entities to provide maintenance services; authorizing the department to adopt rules; providing an appropriation; creating s. 339.82, F.S.; requiring the department to develop a network plan for the Florida Shared-Use Nonmotorized Trail Network; creating s. 339.83, F.S.; authorizing the department to enter into concession agreements with notfor-profit or private sector entities for certain commercial sponsorship signs, markings, and exhibits; authorizing the department to contract for the provision of certain services related to the trail sponsorship program; authorizing the department to adopt rules; amending s. 373.019, F.S.; revising the definition of the term "water resource development" to include technical assistance to self-suppliers under certain circumstances; amending s. 373.036, F.S.; requiring certain information to be included in the consolidated annual report for all projects related to water quality or water quantity; creating s. 373.037, F.S.; defining terms; providing legislative findings; authorizing certain water management districts to designate and implement pilot projects; providing powers and limitations for the governing boards of such water management districts; requiring a participating water management district to submit a report to the Governor and the Legislature on the effectiveness of its pilot project by a certain date; amending s. 373.042, F.S.; requiring the Department of Environmental Protection or the governing board of a water management district to adopt a minimum flow or minimum water level for an Outstanding Florida Spring using emergency rulemaking authority under certain circumstances; requiring collaboration in the development and implementation of recovery or prevention strategies under certain circumstances; authorizing the department to use emergency rulemaking procedures under certain circumstances; amending s. 373.0421, F.S.; directing the department or the water management district governing boards to adopt and implement certain recovery or prevention strategies concurrent with the adoption of minimum flows and minimum water levels; providing criteria for such recovery or prevention strategies; requiring certain amendments to regional water supply plans to be concurrent with relevant portions of the recovery or prevention strategy; directing water management districts to notify the department when water use permit applications are denied for a specified reason; providing for the review and update of regional water supply plans in such cases; creating s. 373.0465, F.S.; providing legislative intent; defining the term "Central Florida Water Initiative Area"; requiring the department, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services to develop and implement a multidistrict regional water supply plan; providing plan criteria and requirements; providing applicability; requiring the department to adopt rules; amending s. 373.1501, F.S.; specifying authority of the South Florida Water Management District to allocate quantities of, and assign priorities for the use of, water within its jurisdiction; directing the district to provide recommendations to the United States Army Corps of Engineers when developing or implementing certain water control plans or regulation schedules; amending s. 373.219, F.S.; requiring the department to adopt certain uniform rules; amending s. 373.223, F.S.; requiring consumptive use permits authorizing over a certain amount to be monitored on a specified basis; amending s. 373.2234, F.S.; directing water management district governing boards to consider the identification of preferred water supply sources for certain water users; amending s. 373.227, F.S.; prohibiting water management districts from modifying permitted allocation amounts under certain circumstances; requiring the water management districts to adopt rules to promote water conservation incentives; amending s. 373.233, F.S.; providing conditions under which the department and water management district governing boards are directed to give preference to certain applications; amending s. 373.4591, F.S.; providing priority consideration to certain public-private partnerships for water storage, groundwater recharge, and water quality improvements on private agricultural lands; amending s. 373.4595, F.S.; revising and providing definitions relating to the Northern Everglades and Estuaries Protection Program; clarifying provisions of the Lake Okeechobee Watershed Protection Program; directing the South Florida Water Management District to revise certain rules and provide for a watershed research and water quality monitoring program; revising provisions for the Caloosahatchee River Watershed Protection Program and the St. Lucie River Watershed Protection Program; revising permitting and annual reporting requirements relating to the Northern Everglades and Estuaries Protection Program; revising requirements for certain basin management action plans; amending s. 373.467, F.S.; revising the qualifications for membership on the Harris Chain of Lakes Restoration Council; authorizing the Lake County legislative delegation to waive such membership qualifications for good cause; providing for council vacancies; amending s. 373.536, F.S.; requiring a water management district to include an annual funding plan in the water resource development work program; directing the department to post the work program on its website; amending s. 373.703, F.S.; authorizing water management districts to join with private landowners for the purpose of carrying out their powers; amending s. 373.705, F.S.; revising legislative intent; requiring water management district governing boards to include certain information in their annual budget submittals; requiring water management districts to promote expanded cost-share criteria for additional conservation practices; amending s. 373.707, F.S.; authorizing water management districts to provide technical and financial assistance to certain self-suppliers and to waive certain construction costs of alternative water supply development projects sponsored by certain water users; amending s. 373.709, F.S.; requiring regional water supply plans to include traditional and alternative water supply project options that are technically and financially feasible; directing the department to include certain funding analyses and project explanations in regional water supply planning reports; creating part VIII of ch. 373, F.S., entitled the "Florida Springs and Aquifer Protection Act"; creating s. 373.801, F.S.; providing legislative findings and intent; creating s. 373.802, F.S.; defining terms; creating s. 373.803, F.S.; requiring the department to delineate a priority focus area for each Outstanding Florida Spring by a certain date; creating s. 373.805, F.S.; requiring a water management district or the department to adopt or revise various recovery or prevention strategies under certain circumstances; providing minimum requirements for recovery or prevention strategies for Outstanding Florida Springs; authorizing local governments to apply for an extension for projects in an adopted recovery or prevention strategy; creating s. 373.807, F.S.; requiring the department to initiate assessments of Outstanding Florida Springs by a certain date; requiring the department to develop basin management action plans; authorizing local governments to apply for an extension for projects in an adopted basin management action plan; requiring certain local governments to develop, enact, and implement an urban fertilizer ordinance by a certain date; requiring the department in consultation with the Department of Health and relevant local governments and utilities, to develop onsite sewage treatment and disposal system remediation plans under certain circumstances; creating s. 373.811, F.S.; specifying prohibited activities within a priority focus area of an Outstanding Florida Spring; creating s. 373.813, F.S.; providing rulemaking authority; amending s. 403.061, F.S.; requiring the department to create a consolidated water resources work plan; directing the department to adopt by rule a specific surface water classification to protect surface waters used for treated potable water supply; providing criteria for such rule; authorizing the reclassification of surface waters used for treated potable water supply notwithstanding such rule; requiring the department to create and maintain a web-based interactive map; creating s. 403.0616, F.S.; creating the Florida Water Resources Advisory Council to provide the Legislature with recommendations for projects submitted by governmental entities; requiring the council to consolidate various reports to enhance the water resources of this state; requiring the department to adopt rules; creating s. 403.0617, F.S.; requiring the department to propose for adoption rules to competitively evaluate and rank projects for selection and prioritization by the Water Resources Advisory Council by a certain date; amending s. 403.0623, F.S.; requiring the department to establish certain standards; requiring state agencies and water management districts to show that they followed the department's standards in order to receive certain funding; amending s. 403.067, F.S.; providing requirements for new or revised best management action plans; requiring the department adopt rules relating to the enforcement and verification of best management action plans and management strategies; creating s. 403.0675, F.S.; requiring the department and the Department of Agriculture and Consumer Services to post annual progress reports on their websites and submit such reports to the Governor and the Legislature; requiring each water management district to post the Department of Environmental Protection's report on its website; amending s. 403.861, F.S.; directing the department to add treated potable water supply as a designated use of a surface water segment under certain circumstances; providing an effective date.

By the Committee on Appropriations; and Senators Latvala and Detert—

CS for SB 1214—A bill to be entitled An act relating to economic development; amending s. 163.340, F.S.; expanding the definition of the term "blighted area" to include a substantial number or percentage of properties damaged by sinkhole activity which are not adequately repaired or stabilized; conforming a cross-reference; amending ss. 163.524 and 212.08, F.S.; conforming cross-references; amending s. 212.20, F.S.; deleting an obsolete provision; amending 220.1899, F.S.; conforming a cross-reference; amending s. 220.191, F.S.; redefining the term "cumulative capital investment"; amending s. 288.0001, F.S.; conforming a cross-reference; requiring the Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to provide a detailed analysis of the retention of Major League Baseball spring training baseball franchises; amending s. 288.005, F.S.; redefining the term "economic benefits"; amending s. 288.061, F.S.; requiring the Department of Economic Opportunity to prescribe a specified application form; requiring the incentive application to include specified information; requiring the Office of Economic and Demographic Research to include guidelines for the appropriate application of the department's internal model in the establishment of the methodology and model it will use to calculate economic benefits; requiring that if the Office of Economic and Demographic Research develops an amended definition of the term "economic benefits," it must reflect a specified requirement; prohibiting the department from attributing to the business any capital investment made by a business using state funds; requiring that the evaluation account for all capital investment relating to the project; requiring the department's evaluation of the application to include specified information; requiring the department to recommend to the Governor approval or disapproval of a project that will receive funds from specified programs; requiring the

department, in recommending a project, to include justification for the project and proposed performance conditions that the project must meet to obtain incentive funds; authorizing the Governor to approve a project without consulting the Legislature if the requested funding is less than a specified amount; requiring the Governor to provide a written description and evaluation of the project to specified persons during a specified timeframe; requiring the recommendation to include proposed payment and performance conditions that the project must meet in order to obtain incentive funds and to avoid sanctions; requiring the Governor to instruct the department to immediately suspend an action or proposed action until the Legislative Budget Commission or the Legislature makes a determination on the project in certain circumstances; requiring a project that exceeds a specified amount of funding to be approved by the Legislative Budget Commission before final approval by the Governor; requiring a project that exceeds a specified amount of funding and that provides a waiver of program requirements to be approved by the Legislative Budget Commission before final approval by the Governor; providing that a project is deemed approved by the Legislative Budget Commission in certain circumstances; requiring the department to issue a letter certifying the applicant as qualified for an award upon approval; specifying the authorized funding sources related to the term "project"; requiring the department and the applicant to enter into an agreement or contract upon certification; requiring the agreement or contract to require that the applicant use the workforce information systems in certain circumstances; requiring any agreement or contract that requires capital investment to be made by the business to also require that such investment remain in the state for the duration of the agreement or contract; prohibiting an agreement or contract from having a term of longer than 10 years; authorizing the department to enter into a successive agreement or contract for a specified project under certain circumstances; providing applicability; requiring the department to provide specified notice to the Legislature upon the final execution of each contract or agreement; requiring the department to provide notice, with a written description and evaluation, to the Legislature of certain proposed amendments to an agreement or contract; requiring the department to provide notice of the proposed change to specified persons in order to provide an opportunity for review; providing that a proposed amendment to an agreement or contract which reduces projected economic benefits calculated at the time the agreement or contract was executed by a specified amount or more or that results in an economic benefit ratio below a specified level, or if already below the specified level, by a specified amount, is subject to specified notice and objection procedures; requiring the Governor to instruct the department to immediately suspend an action or proposed action until the Legislative Budget Commission or Legislature makes a determination on the project in certain circumstances; authorizing the department to execute specified contracts and agreements from current or future fiscal year appropriations for specified incentive programs; prohibiting the total amount of actual or projected funds approved for a specified payment by the department from exceeding a specified amount in any fiscal year for certain programs; providing that the specified funding limitation may only be waived by the Legislature in the General Appropriations Act or other legislation; requiring the department to provide to the Legislature a list of projected payments for the following fiscal year and a list of claims actually filed for payment in the following fiscal year by specified dates; prohibiting the department from making a scheduled payment under a contract or agreement for a given fiscal year until the department has validated that the applicant has met the performance requirements of the contract or agreement; providing for reversion of specified funds that are unexpended by a specified date in a fiscal year; prohibiting the transfer of such reverted funds to an escrow account; requiring the Legislature to annually appropriate in the General Appropriations Act an amount estimated to sufficiently satisfy scheduled payments in a fiscal year; requiring the department to pay unfunded claims if the amount appropriated by the Legislature proves insufficient to satisfy the scheduled payments in a fiscal year; requiring the department to notify the legislative appropriations committees of any anticipated shortfall for the current fiscal year and of the amount it estimates will be needed to pay claims during the next fiscal year; amending s. 288.095, F.S.; providing that moneys credited to the Economic Development Trust Fund consist of specified funds; restricting the use of moneys in the Economic Development Incentives Account; providing that any balance in the account at the end of the fiscal year remains in the account and is available for carrying out the purposes of the account; amending s. 288.1045, F.S.; revising the term "average wage in the area" to "average private sector wage in the area"; conforming provisions to changes made by the act; prohibiting the department from certifying any

applicant as a qualified applicant in certain circumstances; increasing the number of days the department may extend the filing date; extending the future expiration of an applicant for a tax refund; requiring the department to verify taxes paid; amending s. 288.106, F.S.; conforming provisions to changes made by the act; revising terms; increasing the number of days the department may extend the filing date; revising the limitations on the average private sector wage paid by the business; providing that incentive payments made from a specified account to a business are not specified repayments of the actual taxes paid; providing that the amount of state and local government taxes paid by a business serve as a specified limitation; amending s. 288.107, F.S.; revising the term "eligible business"; defining the term "fixed capital investment"; conforming provisions to changes made by the act; amending s. 288.108, F.S.; conforming provisions to changes made by the act; amending s. 288.1088, F.S.; revising the requirements for projects eligible for receipt of funds from the Quick Action Closing Fund; conforming provisions to changes made by the act; defining the term "average private sector wage in the area"; requiring a specified request to be transmitted in writing to the department with an explanation of the specific justification for the request; requiring a decision to be stated in writing with an explanation of the reason for approving the request if the department approves the request; prohibiting the department from waiving more than a specified amount of criteria; revising the information that the department must include in an evaluation of an individual proposal for high-impact business facilities; prohibiting the payment of moneys from the fund to a business until the scheduled goals have been achieved; revising the information that must be included in a contract that sets forth the conditions for payments of moneys from the fund; creating s. 288.10881, F.S.; creating the Quick Action Closing Fund Escrow Account within the State Board of Administration; providing the composition of the escrow account; restricting the usage of moneys in the escrow account to specified payments; requiring the State Board of Administration to transfer specified funds to the department for deposit in the State Economic Enhancement and Development Trust Fund in certain circumstances; requiring the establishment of a continuing appropriation category; requiring specified funds to be returned to the department for deposit in the State Economic Enhancement and Development Trust Funds within a specified period; requiring funds in the escrow account to be managed under specified investment practices; requiring that the funds be made available to make specified payments; requiring the State Board of Administration to transfer interest earnings on a quarterly basis to the department for deposit in the State Economic Enhancement and Development Trust Fund; authorizing specified funds to be used to fund specified marketing activities of Enterprise Florida, Inc.; amending s. 288.1089, F.S.; conforming provisions to changes made by the act; amending s. 288.1097, F.S.; authorizing a qualified job training organization to participate in a self-insurance fund; providing that a qualified job training organization is not subject to specified requirements; amending ss. 288.11625 and 288.11631, F.S.; conforming cross-references; amending s. 288.1168, F.S.; requiring the Department of Economic Opportunity to recertify the professional golf hall of fame facility annually; requiring the PGA Tour, Inc., to increase funding if the facility does not meet minimum projections; requiring advertising to be done in consultation with the Florida Tourism Industry Marketing Corporation; providing for decertification of the facility under certain circumstances; repealing s. 288.1169, F.S., relating to state agency funding of the International Game Fish Association World Center facility; amending s. 288.1201, F.S.; conforming provisions to changes made by the act; amending s. 288.125, F.S.; revising the applicability of the term "entertainment industry"; transferring, renumbering, and amending s. 288.1251, F.S.; renaming the Office of Film and Entertainment within the Department of Economic Opportunity as the Division of Film and Entertainment within Enterprise Florida, Inc.; requiring the division to serve as a liaison between the entertainment industry and other agencies, commissions, and organizations; requiring the Governor to appoint the film and entertainment commissioner; revising the requirements of the division's strategic plan; transferring, renumbering, and amending s. 288.1252, F.S.; revising the powers and duties of the Florida Film and Entertainment Advisory Council; revising council membership; conforming provisions to changes made by the act; transferring, renumbering, and amending s. 288.1253, F.S.; conforming provisions to changes made by the act; prohibiting the division and its employees and representatives from accepting specified accommodations, goods, or services from specified parties; providing that any person who accepts any such good or services is subject to specified penalties; amending s. 288.1254, F.S.; redefining and revising terms; requiring the department and the division, rather than the Office of Film and Entertainment, to be responsible for applications for the entertainment industry program; revising provisions relating to the application process, tax credit eligibility, transfer of tax credits, election and distribution of tax credits, allocation of tax credits, forfeiture of tax credits, and annual report; extending the repeal date; conforming provisions to changes made by the act; specifying a date on which the applications on file with the department and not yet certified are deemed denied; creating s. 288.1256, F.S.; creating the entertainment action fund within the department; defining terms; authorizing a production company to apply for funds from the entertainment action fund in certain circumstances: requiring the department and the division to jointly review and evaluate applications to determine the eligibility of each project; requiring the department to select projects that maximize the return to the state; requiring certain criteria to be considered by the department and the division; requiring a production company to have financing for a project before it applies for action funds; requiring the department to prescribe a form for an application with specified information; requiring that the department make a recommendation to the Governor to approve or deny an award within a specified timeframe after the completion of the review and evaluation; providing that an award of funds may not constitute more than a specified percentage of qualified expenditures in this state and prohibiting the use of such funds to pay wages to nonresidents; requiring a production to start within a specified period after it is approved by the Governor; requiring that the recommendation include performance conditions that the project must meet to obtain funds; requiring the department and the production company to enter into a specified agreement after approval by the Governor; requiring that the agreement be finalized and signed by an authorized officer of the production company within a specified period after approval by the Governor; prohibiting an approved production company from simultaneously receiving specified benefits for the same production; requiring that the department validate contractor performance and report such validation in the annual report; prohibiting the department from approving awards in excess of the amount appropriated for a fiscal year; requiring the department to maintain a schedule of funds; providing that a production company that submits fraudulent information is liable for reimbursement of specified costs; providing a penalty; prohibiting the department from waiving any provision or providing an extension of time to meet specified requirements; providing an expiration date; amending s. 288.1258, F.S.; conforming provisions to changes made by the act; prohibiting an approved production company from simultaneously receiving benefits under specified provisions for the same production; requiring the department to develop a standardized application form in cooperation with the division and other agencies; requiring the qualified production company to submit aggregate data on specified topics; authorizing a qualified production company to renew its certificate of exemption for a specified period; amending s. 288.901, F.S.; revising expertise requirements of members of the board of directors of Enterprise Florida, Inc.; amending s. 288.905, F.S.; prohibiting a former president of Enterprise Florida, Inc., from receiving compensation for personally representing a specified entity before the legislative or executive branch of state government; providing applicability; amending s. 288.92, F.S.; requiring Enterprise Florida, Inc., to have a division relating to film and entertainment; amending s. 288.9622, F.S.; revising legislative intent; amending s. 288.9624, F.S.; specifying additional investment sectors for the Florida Opportunity Fund; amending s. 288.980, F.S.; removing the requirement that an applicant to the Defense Infrastructure Grant Program provide matching funds of a certain amount; requiring the department to administer the program; expanding eligibility for the program; defining the term "technological competitiveness activities"; amending s. 288.9937, F.S.; requiring the Office of Program Policy Analysis and Government Accountability to analyze and evaluate certain programs for a specified period; requiring the Office of Economic and Demographic Research to determine the economic benefits of certain programs; requiring the Office of Program Policy Analysis and Government Accountability to identify inefficiencies in certain programs and to recommend changes to such programs; revising the date by which each office must submit a report to certain persons; amending s. 420.5087, F.S.; revising the reservation of funds within each notice of fund availability to specified tenant groups; creating s. 420.57, F.S.; providing legislative intent; defining terms; authorizing the Florida Housing Finance Corporation to provide low-interest loans for construction or rehabilitation of workforce housing in the Florida Keys Area of Critical State Concern, subject to certain requirements; requiring the corporation to select projects for funding by competitive solicitation, including consideration of certain factors; specifying factors all eligible applications must demonstrate; specifying factors for priority consideration for funding for projects; authorizing the corporation to adopt rules for certain purposes; authorizing the corporation to use a maximum of 2 percent of any funds appropriated for the program for costs of administration; amending s. 420.622, F.S.; requiring that the State Office on Homelessness coordinate among certain agencies and providers to produce a statewide consolidated inventory for the state's entire system of homeless programs which incorporates regionally developed plans; directing the State Office on Homelessness to create a task force to make recommendations regarding the implementation of a statewide Homeless Management Information System (HMIS) subject to certain requirements; requiring the task force to include in its recommendations the development of a statewide, centralized coordinated assessment system; requiring the task force to submit a report to the Council on Homelessness by a specified date; deleting the requirement that the Council on Homelessness explore the potential of creating a statewide Management Information System and encourage future participation of certain award or grant recipients; requiring the State Office on Homelessness to accept and administer moneys appropriated to it to provide annual Challenge Grants to certain lead agencies of homeless assistance continuums of care; removing the requirement that levels of grant awards be based upon the total population within the continuum of care catchment area and reflect the differing degrees of homelessness in the respective areas; allowing expenditures of leveraged funds or resources only for eligible activities subject to certain requirements; providing that preference for a grant award must be given to those lead agencies that have demonstrated the ability to leverage specified federal homelessassistance funding, as well as private funding, for the provision of services to homeless persons; revising preference conditions relating to grant applicants; requiring the State Office on Homelessness, in conjunction with the Council on Homelessness, to establish specific objectives by which it may evaluate the outcomes of certain lead agencies; requiring that any funding through the State Office on Homelessness be distributed to lead agencies based on their performance and achievement of specified objectives; revising the factors that may be included as criteria for evaluating the performance of lead agencies; amending s. 420.624, F.S.; revising requirements for the local homeless assistance continuum of care plan; providing that the components of a continuum of care plan should include Rapid ReHousing; requiring that specified components of a continuum of care plan be coordinated and integrated with other specified services and programs; creating s. 420.6265, F.S.; providing legislative findings and intent relating to Rapid ReHousing; providing a Rapid ReHousing methodology; amending s. 420.9071, F.S.; conforming a cross-reference; redefining the term "rent subsidies"; amending s. 420.9072, F.S.; prohibiting a county or an eligible municipality from expending its portion of the local housing distribution to provide ongoing rent subsidies; specifying exceptions; amending s. 420.9073, F.S.; requiring the Florida Housing Finance Corporation to first distribute a certain percentage of the total amount to be distributed each fiscal year from the Local Government Housing Trust Fund to the Department of Children and Families and to the Department of Economic Opportunity, respectively, subject to certain requirements; amending s. 420.9075, F.S.; providing that a certain partnership process of the State Housing Initiatives Partnership Program should involve lead agencies of local homeless assistance continuums of care; encouraging counties and eligible municipalities to develop a strategy within their local housing assistance plans which provides program funds for reducing homelessness; revising the criteria that apply to awards made to sponsors or persons for the purpose of providing housing; requiring that a specified report submitted by counties and municipalities include a description of efforts to reduce homelessness; creating s. 420.9089, F.S.; providing legislative findings and intent relating to the National Housing Trust Fund; amending s. 477.0135, F.S.; conforming a provision to changes made by the act; approving specified sports development project applications; requiring the department to certify the applicants by a specified date; defining the term "eligible business"; authorizing an eligible business to apply for specified programs in certain circumstances; requiring the department to provide a list of eligible business annually to the Department of Revenue; requiring the department to provide notice to the Department of Revenue upon the expiration or termination of a contract; providing an effective date and an expiration date; providing an appropriation from the State Economic Enhancement and Development Trust Fund and Economic Development Trust Fund for specified purposes; providing an effective date.

By the Committees on Appropriations; and Governmental Oversight and Accountability—

CS for SB 7056—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; revising the deadline to propose rules implementing new laws; amending s. 120.74, F.S.; revising requirements for the annual review of agency rules; providing procedures for preparing and publishing regulatory plans; specifying requirements for such plans; requiring publication by specified dates of notices of rule development and of proposed rules necessary to implement new laws; prescribing procedures in the event of noncompliance by an agency; providing for applicability; repealing s. 120.7455, F.S., relating to the legislative survey of regulatory impacts; rescinding the suspension of rulemaking authority made under s. 120.745, F.S.; providing effective dates.

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

#### FIRST READING

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 57 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Judiciary Committee, Appropriations Committee, Criminal Justice Subcommittee and Representative(s) Jones, S., Williams, A., Campbell, Jones, M., Lee, Van Zant—

CS for CS for CS for HB 57—A bill to be entitled An act relating to law enforcement officer body cameras; creating s. 943.1718, F.S.; providing definitions; requiring a law enforcement agency that permits its law enforcement officers to wear body cameras to establish policies and procedures addressing the proper use, maintenance, and storage of body cameras and the data recorded by body cameras; requiring such policies and procedures to include specified information; requiring such a law enforcement agency to ensure that specified personnel are trained in the law enforcement agency's policies and procedures; requiring that data recorded by body cameras be retained in accordance with specified requirements; requiring a periodic review of agency body camera practices to ensure conformity with the agency's policies and procedures; exempting the recordings from specified provisions relating to the interception of wire, electronic, and oral communications; providing an effective date.

—was referred to the Committees on Criminal Justice; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 153, as amended, and requests the concurrence of the Senate.  $\,$ 

Bob Ward, Clerk

By Choice & Innovation Subcommittee and Representative(s) Lee, Adkins, Artiles, Bracy, Cortes, J., Cruz, Fitzenhagen, Geller, Grant, Hager, Harrell, Jones, M., Mayfield, McGhee, Moraitis, Murphy, Narain, Pafford, Perry, Powell, Rader, Rehwinkel Vasilinda, Santiago, Slosberg, Stafford, Stark, Torres, Watson, C.—

CS for HB 153—A bill to be entitled An act relating to the Literacy Jump Start Pilot Project; requiring the Office of Early Learning to establish the pilot project in St. Lucie County to assist low-income, at-risk children in developing emergent literacy skills; requiring the office to select an organization to implement the pilot project; requiring the office to oversee implementation of the pilot project; defining the term "emergent literacy"; providing eligibility requirements for participation; requiring background screening for child care personnel; requiring emergent literacy training for instructors; encouraging the coordination of basic health screening and immunization services in conjunction with emergent literacy instruction; requiring annual submission of an ac-

countability report; requiring the office to allocate funds for the pilot project; providing an effective date.

—was referred to the Committees on Education Pre-K - 12; Appropriations Subcommittee on Education; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 275 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Regulatory Affairs Committee, Government Operations Appropriations Subcommittee, Insurance & Banking Subcommittee and Representative(s) Santiago, Miller, Spano—

CS for CS for CS for HB 275—A bill to be entitled An act relating to intrastate crowdfunding; amending s. 517.021, F.S.; conforming a crossreference; defining the term "intermediary" for purposes of the Florida Securities and Investor Protection Act; amending s. 517.061, F.S.; exempting offers or sales of securities by certain issuers from registration requirements; creating s. 517.0611, F.S.; providing a short title; exempting the intrastate offering and sale of certain securities from certain regulatory requirements; providing applicability; providing registration and reporting requirements for issuers and intermediaries offering such securities; requiring the issuer to provide to the office a copy of a specified escrow agreement; limiting the aggregate amount of sales of such securities within a specified period; limiting the aggregate amount of sales to specified investors; requiring an issuer to produce and distribute an annual report to investors; requiring a notice-filing to be suspended under certain circumstances; providing for the deposit of fees; requiring a qualified third party to hold certain funds in escrow; amending s. 517.12, F.S.; providing registration requirements for an intermediary; conforming a cross-reference; amending s. 517.121, F.S.; requiring an intermediary to comply with specified recordkeeping requirements; amending s. 517.161, F.S.; including an intermediary in certain disciplinary provisions; amending s. 626.9911, F.S.; conforming a crossreference; providing an appropriation; providing an effective date.

—was referred to the Committees on Banking and Insurance; Appropriations Subcommittee on General Government; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 283, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Berman-

HB 283—A bill to be entitled An act relating to transfers to minors; amending s. 710.102, F.S; defining the term "general power of appointment"; amending s. 710.105, F.S.; specifying that certain transfers from a trust are considered as having been made directly by the grantor of the trust; amending s. 710.123, F.S.; authorizing custodianships established by irrevocable gift and by irrevocable exercise of power of appointment to terminate when a minor attains the age of 25, subject to the minor's right in such custodianships to compel distribution of the property upon attaining the age of 21; limiting liability of financial institutions for certain distributions of custodial property; providing an effective date.

—was referred to the Committees on Judiciary; Banking and Insurance; and Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 383, as amended, and requests the concurrence of the Senate.

By Judiciary Committee, Local Government Affairs Subcommittee, Civil Justice Subcommittee and Representative(s) Edwards, Perry, Artiles, Baxley, Burton, Campbell, Combee, Cummings, Drake, Eagle, Eisnaugle, Gaetz, Mayfield, McBurney, Pilon, Porter, Smith, Spano, Steube, Van Zant, Wood—

CS for CS for CS for HB 383—A bill to be entitled An act relating to private property rights; amending s. 70.001, F.S.; revising the terms "property owner" and "real property"; providing that any settlement agreement reached between an owner and a governmental entity applies so long as the agreement resolves all issues; providing exceptions to the applicability of the Bert J. Harris, Jr., Private Property Rights Protection Act; creating s. 70.45, F.S.,; defining terms; authorizing a property owner to bring an action to recover damages caused by a prohibited exaction; requiring a property owner to provide written notice of such action to the relevant governmental entity; specifying the burdens of proof imposed on the governmental entity and the property owner in such action; authorizing the award of reasonable attorney fees and costs under specified circumstances; waiving the state's sovereign immunity for certain causes of action; providing applicability; amending s. 70.80, F.S.; specifying that an action for a prohibited exaction is not to be construed in pari materia with certain other actions; providing an effective date.

—was referred to the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 391 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Regulatory Affairs Committee, Transportation & Economic Development Appropriations Subcommittee, Local Government Affairs Subcommittee and Representative(s) Ingram, Smith—

CS for CS for HB 391—A bill to be entitled An act relating to the location of utilities; amending s. 125.42, F.S.; authorizing a board of county commissioners to grant a license to work on or operate specified communications services lines within the right-of-way limits of certain county or public highways or roads; conforming a cross-reference; amending s. 337.401, F.S.; specifying that the Department of Transportation and certain local governmental entities may prescribe and enforce rules or regulations regarding the placement and maintenance of specified structures and lines within the right-of-ways of roads or publicly owned rail corridors under their respective jurisdictions; prohibiting a municipality or county from requiring a utility or a communications services provider to resubmit proprietary maps of previously permitted facilities; amending s. 337.403, F.S.; specifying that a utility located within certain right-of-way limits must initiate and pay for the work necessary to alleviate any interference to the use of certain public roads or rail corridors; requiring an authority to pay the cost of requiring the relocation of a utility, under certain circumstances; requiring an entity other than the authority to pay the cost of certain relocations of utilities under certain circumstances; requiring an authority to pay the cost of utility work required to eliminate unreasonable interference within certain existing utility easements; providing a finding of important state interest; providing an effective date.

—was referred to the Committees on Community Affairs; Transportation; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 435, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By State Affairs Committee, Government Operations Appropriations Subcommittee, Rulemaking Oversight & Repeal Subcommittee and Representative(s) Adkins—

CS for CS for CS for HB 435—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; providing procedures for agencies to follow when initiating rulemaking after certain public hearings; limiting reliance upon an unadopted rule in certain circumstances; amending s. 120.55, F.S.; providing for publication of notices of rule development and of rules filed for adoption; providing for additional notice of rule development, proposals, and adoptions in the Florida Administrative Register; requiring certain agencies to provide additional e-mail notifications concerning specified rulemaking and rule development activities; providing that failure to follow certain provisions does not constitute grounds to challenge validity of a rule; amending s. 120.56, F.S.; clarifying language; amending s. 120.57, F.S.; conforming proceedings that oppose agency action based on an invalid or unadopted rule to proceedings used for challenging rules; authorizing the administrative law judge to make certain findings on the validity of certain alleged unadopted rules; prohibiting agencies from rejecting specific conclusions of law in certain recommended orders rendered by an administrative law judge; authorizing a petitioner to file certain collateral challenges regarding the validity of a rule; authorizing the administrative law judge to consolidate proceedings in such rule challenges; providing that agency action may not be based on an invalid or unadopted rule; amending s. 120.68, F.S.; revising mechanism for determining when appeals or petitions for review must be instituted; authorizing extensions for filing certain appeals or petitions for review under certain circumstances; amending s. 120.695, F.S.; removing obsolete provisions with respect to required agency review and designation of minor violations; requiring agency review and certification of minor violation rules by a specified date; requiring minor violation certification for all rules adopted after a specified date; requiring public notice; providing applicability; conforming provisions to changes made by the act; providing an effective date.

—was referred to the Committees on Judiciary; Appropriations Subcommittee on General Government; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 491 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Regulatory Affairs Committee, Government Operations Appropriations Subcommittee, Insurance & Banking Subcommittee and Representative(s) Artiles—

CS for CS for CS for HB 491—A bill to be entitled An act relating to property insurance appraisal umpires and property insurance appraisers; amending s. 20.165, F.S.; establishing specified programs within the Division of Professions of the Department of Business and Professional Regulation; creating part XVII of chapter 468, F.S., relating to property insurance appraisal umpires; creating the property insurance appraisal umpire licensing program within the department; providing legislative findings; providing applicability; providing definitions; authorizing the department to establish fees; providing for the deposit of fees; providing licensing application requirements; providing authority and procedures regarding submission and processing of fingerprints; providing examination requirements; providing application requirements for licensure as a property insurance appraisal umpire; providing licensure renewal requirements; authorizing the department to adopt rules; providing continuing education requirements; providing requirements for the inactivation of a license by a licensee; providing requirements for renewing an inactive license; establishing license reactivation fees; providing for certification of partnerships and corporations offering property insurance appraisal umpire services; providing grounds for compulsory refusal, suspension, or revocation of an umpire's license; providing grounds for discretionary denial, suspension, or revocation of an umpire's license; providing ethical standards for property insurance appraisal umpires; providing prohibitions and penalties; authorizing the department to adopt rules; creating part XVIII of chapter 468, F.S., relating to property insurance appraisers; creating the property insurance appraiser licensing program within the department; providing legislative findings; providing applicability; providing definitions; authorizing the department to establish fees; limiting fee amounts; providing licensing application requirements; providing authority and procedures regarding submission and processing of fingerprints; providing examination requirements; providing application requirements for licensure as a property insurance appraiser; providing licensure renewal requirements; authorizing the department to adopt rules; providing for the deposit of fees; providing continuing education requirements; providing requirements for the inactivation of a license by a licensee; providing requirements for renewing an inactive license; establishing license reactivation fees; providing for certification of partnerships and corporations offering property insurance appraiser services; providing grounds for compulsory refusal, suspension, or revocation of an appraiser's license; providing grounds for discretionary denial, suspension, or revocation of an appraiser's license; providing ethical standards; providing prohibitions and penalties; authorizing the department to adopt rules; providing an appropriation and authorizing positions; providing applicability; providing an effective date.

—was referred to the Committees on Regulated Industries; Banking and Insurance; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 549, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By State Affairs Committee, Appropriations Committee, Government Operations Subcommittee and Representative(s) Diaz, M., Costello, Hill, Plakon, Rodrigues, R.—

CS for CS for HB 549—A bill to be entitled An act relating to membership associations; creating s. 617.221, F.S.; defining the term "membership association"; requiring a membership association to file an annual report with the Legislature; specifying required elements of the report; prohibiting a membership association from expending moneys received from public funds on litigation against the state; requiring certain membership association dues to be assessed for each specified public officer; providing conditions for nonpayment of dues; providing an effective date.

—was referred to the Committees on Community Affairs; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 593 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local Government Affairs Subcommittee and Representative(s) Beshears, Mayfield—

CS for HB 593—A bill to be entitled An act relating to Wakulla County; creating the City of Panacea; providing a charter; providing legislative intent; providing a council-manager form of government; providing boundaries; providing municipal powers; providing for a city council, mayor, and vice mayor; providing for membership, qualifications, terms, powers, duties, circumstances resulting in vacancy in office, grounds for forfeiture and suspension, filling of vacancies, and compensation and expenses of council members and the mayor and vice mayor; providing for appointment of charter officers, including a city manager, city attorney, and city clerk; providing for removal, compensation, filling of vacancies, qualifications, powers, and duties of charter officers; providing for the expenditure of city funds; providing for city council meetings and specifying requirements relating thereto; providing for adoption, distribution, and recording of technical codes; providing for emergency ordinances and appropriations; providing for recordkeeping; prohibiting dual office holding; prohibiting certain interference with city employees; establishing the fiscal year; providing for adoption of an annual budget and appropriations; providing for supplemental, reduction in, and transfer of appropriations; providing for limitations; providing for an annual financial audit; providing for nonpartisan elections and matters relating thereto; providing for recall; providing for charter amendments; providing for standards of conduct in office; providing for severability; providing for a city personnel system; prohibiting charitable contributions unless authorized by the council; providing for land use changes; providing the city a transitional schedule and procedures for its first election; providing for first-year expenses; providing for adoption of transitional ordinances, resolutions, a comprehensive plan, and local development regulations; providing for sharing of revenues from the communications services tax; providing for accelerated entitlement to state-shared revenues; providing for receipt and distribution of gas tax revenues; providing for continuation of the Wakulla County Fire Rescue Municipal Service Taxing Unit; providing for law enforcement; providing for waivers; requiring a referendum; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 643, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Judiciary Committee, Business & Professions Subcommittee, Civil Justice Subcommittee and Representative(s) Sprowls, Grant, Berman, Burgess, McBurney, Rodrigues, R.—

CS for CS for HB 643—A bill to be entitled An act relating to termination of a condominium association; amending s. 718.117, F.S.; providing and revising procedures and requirements for termination of a condominium property; providing requirements for the rejection of, or the objection to, a plan of termination; providing definitions; providing applicability; providing and revising requirements relating to partial termination of a condominium property; authorizing a plan of termination to be withdrawn, modified, or amended under certain conditions; revising and providing requirements relating to the allocation of proceeds of the sale of condominium property; revising requirements relating to the right to contest a plan of termination; amending s. 718.1255, F.S.; revising a definition; providing an effective date.

—was referred to the Committees on Regulated Industries; Judiciary; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 647 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Ray—

**HB 647**—A bill to be entitled An act relating to the City of Jacksonville, Duval County; amending chapter 92-341, Laws of Florida, as amended; revising the authority of the civil service board to hear appeals, complaints, and grievances; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 653, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By State Affairs Committee, Agriculture & Natural Resources Appropriations Subcommittee, Agriculture & Natural Resources Subcommittee and Representative(s) Pigman—

CS for CS for HB 653—A bill to be entitled An act relating to environmental control; amending s. 20.255, F.S.; revising provisions establishing special offices and divisions within the Department of Environmental Protection; clarifying that the inspector general of the department is appointed by the Chief Inspector General and subject to general supervision by the secretary; amending s. 373.227, F.S.; prohi-

biting water management districts from modifying or reducing consumptive use permit allocations if actual water use is less than permitted water use due to water conservation measures or specified circumstances; requiring water management districts to adopt rules providing water conservation incentives, including limited permit extensions; amending s. 373.323, F.S.; revising eligibility requirements for taking the water well contractor licensure examination; amending s. 373.467, F.S.; revising membership qualifications for the Harris Chain of Lakes Restoration Council; authorizing the Lake County legislative delegation to waive such membership qualifications for good cause; providing for council vacancies; amending s. 373.705, F.S.; requiring water management districts to promote expanded cost-share criteria for additional conservation practices; amending s. 378.209, F.S.; exempting certain constructed clay settling areas from reclamation rate and financial responsibility requirements; amending s. 403.067, F.S.; authorizing the use of land set-asides and land use modifications, including constructed wetlands or other water quality improvement projects, in water quality credit trading; amending s. 403.201, F.S.; providing applicability of prohibited variances concerning discharges of waste into waters of the state and hazardous waste management; amending s. 403.709, F.S.; establishing a solid waste landfill closure account within the Solid Waste Management Trust Fund to provide funding for the closing and long-term care of solid waste facilities; authorizing the department to contract with a third party for such closing and long-term care under certain conditions; requiring the department to deposit certain funds into the solid waste landfill closure account; amending s. 403.713, F.S.; excluding landfill gas-to-energy systems and facilities from certain resource recovery; reenacting s. 373.414(17), F.S., relating to variances for activities in surface waters and wetlands, to incorporate the amendment made by the act to s. 403.201, F.S., in a reference thereto; providing an appropriation; amending s. 373.042, F.S.; requiring the Department of Environmental Protection or the governing board of a water management district to adopt a minimum flow or minimum water level for an Outstanding Florida Spring using emergency rulemaking authority under certain circumstances; requiring collaboration in the development and implementation of recovery or prevention strategies under certain circumstances; authorizing the department to use emergency rulemaking procedures under certain circumstances; amending s. 373.0421, F.S.; directing the department or the water management district governing boards to adopt and implement certain recovery or prevention strategies concurrent with the adoption of minimum flows and minimum water levels; providing criteria for such recovery or prevention strategies; requiring certain amendments to regional water supply plans to be concurrent with relevant portions of the recovery or prevention strategy; directing water management districts to notify the department when water use permit applications are denied for a specified reason; providing for the review and update of regional water supply plans in such cases; amending s. 373.219, F.S.; requiring the department to adopt a uniform definition of the term "harmful to the water resources" for Outstanding Florida Springs; amending s. 373.223, F.S.; requiring that consumptive use permits authorizing withdrawals of 100,000 gallons or more be monitored and that the results of such monitoring be reported to the water management district at least annually; authorizing water management districts to adopt rules for such monitoring and reporting; amending s. 373.2234, F.S.; directing water management district governing boards to consider the identification of preferred water supply sources for certain water users; amending s. 373.233, F.S.; providing conditions under which the department and water management district governing boards are directed to give preference to certain applications; creating s. 253.87, F.S.; directing the Department of Environmental Protection to include certain county, municipal, state, and federal lands in the Florida State-Owned Lands and Records Information System (FL-SOLARIS) database and to update the database at specified intervals; requiring counties, municipalities, and financially disadvantaged small communities to submit a list of certain lands to the department by a specified date and at specified intervals; directing the department to conduct a study and submit a report to the Governor and Legislature on the technical and economic feasibility of including certain lands in the database or a similar public lands inventory; directing the department to consolidate specified parcels of conservation lands under a single, unified title and legal description by a specified date; providing appropriations and authorizing positions; creating part VIII of chapter 373, F.S., entitled the "Florida Springs and Aquifer Protection Act<sup>1</sup>; creating s. 373.801, F.S.; providing legislative findings and intent; creating s. 373.802, F.S.; providing definitions; creating s. 373.803, F.S.; requiring the department to delineate a priority focus area for each Outstanding Florida Spring; creating s. 373.805, F.S.; requiring a water management district or the department to adopt or revise various recovery or prevention strategies relating to minimum flows and minimum water levels for Outstanding Florida Springs under certain circumstances; providing minimum requirements for recovery or prevention strategies for Outstanding Florida Springs; authorizing local governments to apply for an extension for projects in an adopted recovery or prevention strategy; creating s. 373.807, F.S.; requiring the department to initiate assessments of Outstanding Florida Springs by a certain date; requiring the department to develop basin management action plans; authorizing local governments to apply for an extension for projects in an adopted basin management action plan; requiring certain local governments to develop, enact, and implement an urban fertilizer ordinance by a certain date; requiring the department, the Department of Health, and local governments to identify onsite sewage treatment and disposal systems within each priority focus area; requiring certain local governments to develop onsite sewage treatment and disposal system remediation plans; prohibiting property owners with identified onsite sewage treatment and disposal systems from being required to pay certain costs; creating s. 373.811, F.S.; specifying prohibited activities within a priority focus area of an Outstanding Florida Spring; creating s. 373.813, F.S.; providing rulemaking authority; amending s. 373.1501, F.S.; specifying authority of the South Florida Water Management District to allocate quantities of, and assign priorities for the use of, water within its jurisdiction; directing the district to provide recommendations to the United States Army Corps of Engineers when developing or implementing certain water control plans or regulation schedules; amending s. 373.4595, F.S.; revising and providing definitions relating to the Northern Everglades and Estuaries Protection Program; clarifying provisions of the Lake Okeechobee Watershed Protection Program; directing the South Florida Water Management District to revise certain rules and provide for a watershed research and water quality monitoring program; revising provisions for the Caloosahatchee River Watershed Protection Program and the St. Lucie River Watershed Protection Program; revising permitting and annual reporting requirements relating to the Northern Everglades and Estuaries Protection Program; providing enforcement provisions for certain basin management action plans; amending s. 373.019, F.S.; revising the definition of the term "water resource development" to include technical assistance to self-suppliers under certain circumstances; amending s. 373.036, F.S.; requiring certain information to be included in the consolidated annual report for all projects related to water quality or water quantity; creating s. 373.0465, F.S.; providing legislative intent; defining the term "Central Florida Water Initiative Area"; requiring the department, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services to develop and implement a multidistrict regional water supply plan; providing plan criteria and requirements; providing applicability; requiring the department to adopt rules; amending s. 373.4591, F.S.; providing priority consideration to certain public-private partnerships for water storage, groundwater recharge, and water quality improvements on private agricultural lands; amending s. 373.536, F.S.; requiring a water management district to include an annual funding plan in the water resource development work program; directing the department to post the work program on its website; amending s. 373.703, F.S.; authorizing water management districts to join with private landowners for the purpose of carrying out its powers; amending s. 373.705, F.S.; revising legislative intent; requiring water management district governing boards to include certain information in their annual budget submittals; providing first consideration for funding assistance to certain water supply development projects; requiring water management districts to promote expanded cost-share criteria for additional conservation practices; amending s. 373.707, F.S.; authorizing water management districts to provide technical and financial assistance to certain self-suppliers and to waive certain construction costs of alternative water supply development projects sponsored by certain water users; amending s. 373.709, F.S.; requiring regional water supply plans to include traditional and alternative water supply project options that are technically and financially feasible; directing the department to include certain funding analyses and project explanations in regional water supply planning reports; amending s. 403.061, F.S.; directing the department to adopt by rule a specific surface water classification to protect surface waters used for treated potable water supply; providing criteria for such rule; authorizing the reclassification of surface waters used for treated potable water supply notwithstanding such rule; amending s. 403.0623, F.S.; requiring the department to establish certain standards to ensure statewide consistency; requiring the department to establish standards for collection and analysis of water quantity and quality data; requiring state agencies and water management districts to show they followed the department's collection and analyses standards in order to receive certain funding; amending s. 403.067, F.S.; providing requirements for new or revised best management action plans; requiring the department adopt rules relating to the enforcement and verification of best management action plans and management strategies; creating s. 403.0675, F.S.; requiring the department to submit annual reports; amending s. 403.861, F.S.; directing the department

to add treated potable water supply as a designated use of a surface water segment under certain circumstances; providing an effective date.

—was referred to the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 691 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Steube—

**HB 691**—A bill to be entitled An act relating to the Sarasota-Manatee Airport Authority; amending chapter 2003-309, Laws of Florida; providing a definition; providing additional powers of the authority; providing an effective date.

Proof of publication of the required notice was attached.

-was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 725 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local Government Affairs Subcommittee and Representative(s) Adkins—

**CS for HB 725**—A bill to be entitled An act relating to the City of Jacksonville, Duval County; providing an exception to general law; allowing kiteboarding and kitesurfing within a specified area; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 733 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Agriculture & Natural Resources Subcommittee and Representative(s) Ray, Ahern, Burgess, Pilon, Raburn, Sprowls—

CS for HB 733—A bill to be entitled An act relating to the Petroleum Restoration Program; amending s. 376.3071, F.S.; renaming the lowscore site initiative as the low-risk site initiative; requiring that responsible parties provide evidence of authorization from property owners to conduct site rehabilitation; requiring that responsible parties and property owners submit certain proposals for voluntary participation in the low-risk site initiative; increasing the total amount of costs that the department may approve for each site; authorizing the department to approve certain assessment, remediation, survey, and report costs; requiring that the department procure certain contractual services for completion of certain work; extending the period for completion of assessment and limited remediation work; providing an additional extension for certain groundwater monitoring; increasing the amount of funds that may be encumbered from the Inland Protection Trust Fund for the low-risk site initiative in any fiscal year; requiring that the department issue a site rehabilitation completion order that incorporates proposals for no further action upon demonstration that certain conditions have been met; providing that certain discharges do not alter eligibility for state-funded rehabilitation; amending s. 376.30713, F.S.; reducing the number of sites necessary to meet the eligibility requirement for an advanced cleanup application; requiring that certain applicants provide evidence of authorization from property owners for site access and rehabilitation program tasks as part of an advanced cleanup application;

increasing the total amount for which the department may contract for advanced cleanup work in a fiscal year; providing an effective date.

—was referred to the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 851 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Boyd-

**HB 851**—A bill to be entitled An act relating to Manatee County; amending chapter 63-1598, Laws of Florida; providing that unpaid rentals, rates, or charges for services and facilities of the utility system constitute a lien on any parcel or property affected by such services or facilities; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 859 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local Government Affairs Subcommittee and Representative(s)

Passidomo—

CS for HB 859—A bill to be entitled An act relating to the Greater Naples Fire Rescue District, Collier County; amending chapter 2014-240, Laws of Florida; expanding the boundaries of the district; requiring a referendum; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 861 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local & Federal Affairs Committee and Representative(s) Passidomo—

CS for HB 861—A bill to be entitled An act relating to the Greater Naples Fire Rescue District, Collier County; amending chapter 2014-240, Laws of Florida; expanding the boundaries of the district; requiring a referendum; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 871 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Clarke-Reed, Jacobs, Rogers, Stark—

**HB 871**—A bill to be entitled An act relating to Broward County; adjusting the corporate limits of the City of Weston and the Town of Davie to clarify boundaries; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 899 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local & Federal Affairs Committee, Local Government Affairs Subcommittee and Representative(s) Passidomo—

CS for CS for HB 899—A bill to be entitled An act relating to the North Collier Fire Control and Rescue District, Collier County; merging the Big Corkscrew Island Fire Control and Rescue District and the North Naples Fire Control and Rescue District to create an independent special district; providing legislative intent; providing for applicability of chapters 189 and 191, F.S.; providing a district charter; providing for preservation of existing powers; providing purposes; providing for service delivery areas; providing boundaries; providing for applicability of chapter 171, F.S.; providing for expansion of boundaries; providing district powers; providing for a district board; providing duties and powers of the board; providing for elections, salaries, and removal of the board members; providing an exception to general law; providing authority of the board; providing for quorum and voting; providing for district finances; providing for raising revenue; providing for taxation; providing a savings clause for the existing district authority to levy up to 1 mill in the North Naples Service Delivery Area and up to 3.75 mills in the Big Corkscrew Island Service Delivery Area; providing for district budget; providing for use of a cost allocation methodology; providing for separate taxing subunits; providing for non-ad valorem assessments, fees, and service charges; providing for bonds; providing for collection and disbursement of impact fees; providing for elections; providing for eminent domain powers; providing for the preservation of all contracts, obligations, rules, resolutions, and policies; preserving existing board and employees except as described in the district's endorsed merger plan; providing financial disclosure, meeting notices, reporting, public records maintenance, and planning requirements; providing a dissolution process; providing for exemption from taxation; providing for immunity from tort liability; providing for liberal construction; providing that the act shall take precedence over any conflicting law to the extent of such conflict; providing for the determination of millage; repealing chapters 99-450, 2000-395, and 2006-353, Laws of Florida; providing an effective

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 943, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Judiciary Committee, Civil Justice Subcommittee and Representative(s) Burton, Workman, Costello, Eisnaugle, Gaetz—

CS for CS for HB 943—A bill to be entitled An act relating to family law; amending s. 61.071, F.S.; requiring the use of specified factors in calculating alimony pendente lite; requiring findings by the court regarding such alimony; specifying that a court may not use certain presumptive alimony guidelines in calculating such alimony; amending s. 61.08, F.S.; providing definitions; requiring a court to make specified findings before ruling on a request for alimony; providing for determination of presumptive alimony range and duration range; providing presumptions concerning alimony awards depending on the duration of marriages; providing for imputation of income in certain circumstances; providing for awards of nominal alimony in certain circumstances; providing for taxability and deductibility of alimony awards; specifying that a combined award of alimony and child support may not constitute more than a specified percentage of a payor's net income; providing for security of awards through specified means; providing for modification, termination, and payment of awards; providing for participation in alimony depository; amending s. 61.13, F.S.; declaring public policy concerning a child's interests regarding time sharing in custody and support proceedings; requiring a court to make written findings when determining time sharing in certain circumstances; amending ss. 61.1827 and 409.2579, F.S.; conforming cross-references; amending s. 61.14, F.S.; prohibiting a court from changing the duration of an alimony award; providing that a party may pursue an immediate modification of alimony in certain circumstances; revising factors to be considered in determining whether an existing award of alimony should be reduced or terminated because of an alleged supportive relationship; providing for the effective date of a reduction or termination of an alimony award based on the existence of a supportive relationship; providing that the remarriage of an alimony obligor is not a substantial change in circumstance; providing that the financial information of a subsequent spouse of a party paying or receiving alimony is inadmissible and undiscoverable; providing an exception; providing for modification or termination of an award based on a party's retirement; providing for a temporary reduction or suspension of an obligor's payment of alimony while his or her petition for modification or termination based on retirement is pending; providing for an award of attorney fees and costs for unreasonably pursuing or defending a modification of an award; establishing a rebuttable presumption that the modification of an alimony award is retroactive; amending s. 61.30, F.S.; providing that whenever a combined alimony and child support award constitutes more than a specified percentage of a payor's net income, the child support award be adjusted to reduce the combined total; creating s. 61.192, F.S.; providing for motions to advance the trial of certain actions if a specified period has passed since the initial service on the respondent; providing applicability; providing an effective date.

—was referred to the Committees on Judiciary; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 959 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Fant—

**HB 959**—A bill to be entitled An act relating to the City of Jacksonville, Duval County; amending chapter 87-471, Laws of Florida, as amended; adding areas to a special zone in downtown Jacksonville; providing an exception for space and seating requirements for liquor licenses for restaurants in areas added by the act to the zone; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 969 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Clarke-Reed, Jacobs, Rogers, Stark-

**HB 969**—A bill to be entitled An act relating to the North Springs Improvement District, Broward County; amending chapter 2005-341, Laws of Florida, as amended; extending and enlarging the boundaries of the district; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 983 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local Government Affairs Subcommittee and Representative(s) Rodrigues, R.—

CS for HB 983—A bill to be entitled An act relating to the Village of Estero, Lee County; amending chapter 2014-249, Laws of Florida; providing continuing effect of certain developments of regional impact; delaying compliance with state-shared revenue requirements; authorizing millage levied by the Estero Fire Rescue District to be used for certain purposes; revising the corporate and council district boundaries; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 995, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Regulatory Affairs Committee, Appropriations Committee, Business & Professions Subcommittee and Representative(s) Trumbull, Workman, Rouson, Drake, Latvala, Raschein, Sprowls—

CS for CS for CS for HB 995—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 472.015, F.S.; waiving the initial land surveying and mapping license fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 493.6105, F.S.; requiring that the initial license application for private investigative, private security, and repossession services include payment of fingerprint processing and fingerprint retention fees; amending s. 493.6106, F.S.; deleting a requirement for additional documentation establishing state residency for private investigative, private security, and repossession service licenses; amending s. 493.6108, F.S.; directing the Department of Law Enforcement to retain fingerprints submitted for private investigative, private security, and repossession service licenses, to enter such fingerprints into the statewide automated biometric identification system and the national retained print arrest notification program, and to report any arrest record information to the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to provide information about an arrest within the state to the agency that employs the licensee; amending s. 493.6113, F.S.; requiring a person holding a private investigative, private security, or repossession service license issued before a certain date to submit upon first renewal of the license a full set of fingerprints and a fingerprint processing fee to cover the cost of entering the fingerprints in the statewide automated biometric identification system; amending ss. 493.6115 and 493.6118, F.S.; conforming cross-references; amending s. 501.015, F.S.; waiving the initial health studio registration fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 501.605, F.S.; prohibiting the use of a mail drop as a street address for the principal location of a commercial telephone seller; amending s. 501.607, F.S.; waiving the initial commercial telephone seller license fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 507.03, F.S.; waiving the initial registration fee for an intrastate movers license for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 527.02, F.S.; waiving the original liquefied petroleum gas dealer license fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 539.001, F.S.; waiving the initial pawnbroker license fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 559.904, F.S.; waiving the initial motor vehicle repair shop registration fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 559.928, F.S.; waiving the initial seller of travel registration

fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; creating s. 570.695, F.S.; authorizing the department to issue Florida veteran identification cards; providing eligibility, application, and fee requirements; requiring that fee proceeds be deposited into the Division of Licensing Trust Fund; providing an appropriation and authorizing a position; amending s. 616.242, F.S.; deleting an obsolete provision allowing fair owners to post a bond rather than carry a certificate of insurance; exempting water-related amusement rides operated by lodging and food service establishments and membership campgrounds, amusement rides at private, membershiponly facilities, and nonprofit permanent facilities from certain safety standards; authorizing owners or managers of amusement rides to use alternate forms to record employee training and ride inspections; amending s. 790.06, F.S.; requiring firearm course instructors to maintain records attesting to the use of live fire with specified firearms and ammunition by students in his or her physical presence; revising the initial and renewal fees for a concealed weapon or firearm license; authorizing notice of the suspension or revocation of a concealed weapon or firearm license or the suspension of the processing of an application for such license to be given by first-class mail or e-mail if personal delivery or delivery by certified mail is ineffective; requiring concealed weapon or firearm license renewals to include an affidavit submitted under oath and under penalty of perjury; amending s. 790.0625, F.S.; authorizing certain tax collector offices, upon approval and confirmation of license issuance by the Department of Agriculture and Consumer Services, to print and deliver concealed weapon or firearm licenses; amending s. 790.15, F.S.; prohibiting the recreational discharge of a firearm in certain residential areas; providing criminal penalties; providing exceptions; creating s. 849.095, F.S.; providing an effective date.

—was referred to the Committees on Commerce and Tourism; Appropriations Subcommittee on General Government; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 997 by the required constitutional two-thirds vote of the members voting and requests concurrence of the Senate.

Bob Ward, Clerk

By Regulatory Affairs Committee, Government Operations Sub-committee and Representative(s) Trumbull—

CS for CS for HB 997—A bill to be entitled An act relating to public records; creating s. 570.077, F.S.; providing an exemption from public records requirements for criminal or civil intelligence or investigative information or any other information held by the Department of Agriculture and Consumer Services as part of an investigation with another state or federal regulatory, administrative, or criminal justice agency; providing exceptions to the exemption; providing applicability; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—was referred to the Committees on Commerce and Tourism; Governmental Oversight and Accountability; and Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1093 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local Government Affairs Subcommittee and Representative(s) Rodrigues, R.—

**CS for HB 1093**—A bill to be entitled An act relating to the Village of Estero, Lee County; amending chapter 2014-249, Laws of Florida; revising district boundaries; revising boundaries of district 1; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 1145, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Education Committee, Education Appropriations Subcommittee, K-12 Subcommittee and Representative(s) Sprowls, Artiles, Costello, Diaz, M., Eisnaugle, Hill, Sullivan—

CS for CS for CS for HB 1145—A bill to be entitled An act relating to education; amending s. 1002.20, F.S.; including specific certifications and programs in the public educational choice options available to students; providing that parents of certain public school students may use the Florida Personal Learning Scholarship Accounts Program to seek private educational choice options; providing that parents of public school students have the right to certain information relating to school district finances and the school district's annual financial report; specifying that certain financial information be included and other information not be included in the school report card; requiring that certain financial information be included in the school district's parent guide or a similar publication; amending s. 1002.21, F.S.; requiring state universities and Florida College System institutions to annually notify students of certain financial information related to the cost of instruction; amending 1002.31, F.S.; requiring school districts to establish a controlled open enrollment process; requiring school districts to define school capacity; requiring that a district school board annually report the number of students exercising school choice; authorizing a parent to enroll his or her child in any public school in the state that has not reached capacity; providing that a student may continue to attend a chosen school until the student completes the highest grade offered by the school; requiring district school boards to establish a process for a parent to request that his or her child be transferred to another classroom teacher; amending s. 1002.33, F.S.; revising required contents of charter school applications; conforming provisions regarding the appeal process for denial of a high-performing charter school application; requiring an applicant to provide the sponsor with a copy of the appeal; providing that a charter school may defer opening for a specified period; requiring a charter school to notify the sponsor of its intent to defer; specifying that the reading curriculum and instructional strategies in a charter school's charter satisfy the research-based reading plan requirement and that charter schools are eligible for the research-based reading allocation; revising provisions relating to long-term charters and charter terminations; requiring a charter school applicant to provide monthly financial statements before opening; requiring a sponsor to review charter school financial statements to identify the existence of certain conditions; providing for the automatic termination of a charter if certain conditions are met; requiring a sponsor to notify certain parties when a charter is terminated for specific reasons; authorizing governing board members to participate in public meetings in person or through communications media technology; authorizing a charter school not having reached capacity to be open to any student in the state; revising requirements for payments to charter schools; allowing for the use of certain surpluses and assets by specific entities for certain educational purposes; amending s. 1002.331, F.S.; providing an exemption from the replication limitations for high-performing charter school; conforming a cross-reference; deleting obsolete provisions; creating s. 1004.650; establishing the Florida Institute for Charter School Innovation; specifying requirements for the institute; providing for the appointment of a director of the institute; establishing duties of the director; requiring an annual report to the Governor and Legislature and an annual financial report to certain entities; amending s. 1012.56, F.S.; specifying that a charter school may develop and operate a professional development certification and education competency program; amending s. 1013.62, F.S.; revising eligibility requirements for charter school capital outlay funding; amending s. 1012.2315, F.S.; specifying which teachers are deemed to be in need of improvement for certain purposes; deleting a provision related to rulemaking; renaming the term "salary incentives" as "salary supplements"; amending s. 1012.57, F.S.; requiring the State Board of Education to adopt rules for the issuance of adjunct teaching certificates; providing that adjunct teaching certificates may be used for full-time teaching positions in certain circumstances; authorizing charter school governing boards to issue adjunct teaching certificates; amending s. 1001.43, F.S.; authorizing district school boards to adopt a standard student attire policy; establishing criteria for and the purpose of the policy; providing immunity from civil liability for district school

boards that implement a standard student attire policy under certain conditions; designating a specific paragraph as the "Students Attired for Education (SAFE) Act"; amending s. 1003.57, F.S.; requiring school districts to provide instruction to homebound or hospitalized students; requiring the State Board of Education to adopt rules for student eligibility, methods of providing instruction to homebound or hospitalized students, and initiation of services; requiring certain school districts to enter into an agreement with certain children's specialty hospitals to establish certain processes and timelines relating to the instruction of homebound or hospitalized students; amending s. 1011.62, F.S.; creating a safe schools allocation to provide funding to school districts for certain safe schools activities; providing for the withholding of a district's safe schools funding for failure to comply with certain reporting requirements with respect to school safety and student discipline; creating s. 1011.6202, F.S.; creating the Principal Autonomy Pilot Program Initiative; providing a procedure for a school district to participate in the program; providing requirements for participating school districts and schools; exempting participating schools from certain laws and rules; requiring principals of participating schools to complete a specific professional development program; providing for the term of participation in the program; providing for renewal or revocation of authorization to participate in the program; providing for reporting and rulemaking; amending s. 1011.64, F.S.; providing that certain training may be included in school district minimum classroom expenditure requirements; amending s. 1011.69, F.S.; requiring district school boards participating in the Principal Autonomy Pilot Program Initiative to allocate a specified percentage of certain funds to participating schools; creating s. 1011.78, F.S.; providing for incentive payments to school districts that implement standard student attire policies; providing eligibility for and the amount of the incentive payments; providing for annual reversion of undisbursed funds; amending s. 1012.28, F.S.; providing additional authority and responsibilities of the principal of a school participating in the Principal Autonomy Pilot Program Initiative; amending s. 1012.986, F.S.; specifying the contents of a specific professional development program for certain school principals; providing effective dates.

—was referred to the Committees on Education Pre-K - 12; Appropriations Subcommittee on Education; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1167 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local & Federal Affairs Committee, Local Government Affairs Subcommittee and Representative(s) Kerner—

CS for CS for HB 1167—A bill to be entitled An act relating to the City of West Palm Beach, Palm Beach County; amending chapter 24981, Laws of Florida, 1947, as amended; revising definitions; defining the term "Fire Chief"; authorizing the Fire Chief to opt out of participation in the West Palm Beach Firefighters Pension Fund; providing that chapter 175, F.S., funds to be used to reduce member contributions to the fund for specified calendar years; requiring the city to make up certain shortfalls in member contributions; providing for a reduction in member contributions for 3 years; revising the crediting rate for certain members in the share and BackDROP accounts; removing a requirement for members to take a lump sum distribution of their share and BackDROP account balances within a specified time after their termination of employment in certain circumstances; authorizing members to choose BackDROP periods between 1 month and 60 months in duration; revising BackDROP benefits; revising assumption for amortization of gains and losses; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1201 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Adkins-

**HB 1201**—A bill to be entitled An act relating to the Ocean Highway and Port Authority, Nassau County; amending chapter 2005-293, Laws of Florida; providing for the partisan election of members of the board of port commissioners; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 1203 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local & Federal Affairs Committee, Finance & Tax Committee, Local Government Affairs Subcommittee and Representative(s) Steube—

CS for CS for HB 1203—A bill to be entitled An act relating to the Cedar Hammock Fire Control District, Manatee County; amending chapter 2000-391, Laws of Florida, as amended; revising boundaries; providing for a five-member board; removing obsolete provisions; providing for ad valorem assessments, non-ad valorem assessments, and impact fees; deleting schedule of non-ad valorem assessments; amending chapter 93-352, Laws of Florida, as amended; removing a reference to the district and the Whitfield Fire Control District; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1213 and requests the concurrence of the Senate.

Bob Ward. Clerk

By Representative(s) Berman—

**HB 1213**—A bill to be entitled An act relating to the West Palm Beach Water Catchment Area, Palm Beach County; amending chapter 67-2169, Laws of Florida, as amended; revising boundaries; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1215 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Perry—

**HB 1215**—A bill to be entitled An act relating to Alachua County; repealing chapters 90-496, 91-382, and 93-347, Laws of Florida, relating to the Alachua County Boundary Adjustment Act, including provisions for establishing municipal reserve areas and adjusting the boundaries of municipalities within the county through annexations or contractions of corporate limits; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1217 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Raulerson—

**HB 1217**—A bill to be entitled An act relating to the Hillsborough River Technical Advisory Council, Hillsborough County; amending chapter 86-335, Laws of Florida; revising membership of the council; revising the appointing authorities and terms of council members; providing for the designation of alternates; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1253 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Rooney, Baxley-

HB 1253—A bill to be entitled An act relating to the School District of Palm Beach County; creating the Business Partnership Recognition Program; allowing for the installation of signs recognizing business partnerships; establishing placement and design standards; providing for preemption of Palm Beach County code regulations in conflict; providing for Federal Highway Administration oversight; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1255, as amended, by the required constitutional three-fifths vote of the membership and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local & Federal Affairs Committee, Local Government Affairs Subcommittee and Representative(s) Caldwell—

CS for CS for HB 1255—A bill to be entitled An act relating to Lee and Hendry Counties; creating and establishing the Lehigh Acres Municipal Services Improvement District as an independent special district; providing legislative findings and intent; providing a district charter; describing boundaries; providing powers and authority of the district; providing applicability of chapters 189 and 197, F.S., and other general laws; providing for a board; providing authority, duties, and powers of the district board; requiring approval by referendum before the district may exercise certain powers; providing a ballot statement; providing for elections, compensation, and removal of board members; authorizing the board to employ a manager and staff; repealing chapters 2000-423, 2003-315, 2005-308, 2006-319, 2009-260, and 2012-254, Laws of Florida, relating to the East County Water Control District; dissolving the East County Water Control District; providing for the transfer of assets, assumption of all lawful debts and other obligations, and continuation of contracts by the Lehigh Acres Municipal Services Improvement District; prohibiting annexation by any municipality of any area within the district; providing an exception for municipal incorporation of the entire area; providing construction; providing that the act shall take precedence over any conflicting law to the extent of such conflict; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1327 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Boyd-

**HB 1327**—A bill to be entitled An act relating to the City of Holmes Beach, Manatee County; amending chapter 30561 (1955), Laws of Florida, as amended; revising the city's municipal boundaries to include unincorporated submerged lands; requiring the city to apply specified county codes and the Florida Building Code to the construction, installation, and placement of certain infrastructure and other resources previously under the county's jurisdiction; providing an effective date.

Proof of publication of the required notice was attached.

-was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1329 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Miller-

**HB 1329**—A bill to be entitled An act relating to the City of Winter Park, Orange County; repealing chapters 63-2047 and 65-2402, Laws of Florida, relating to alcoholic beverage license exemptions; providing an effective date.

Proof of publication of the required notice was attached.

-was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1331 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Passidomo—

**HB 1331**—A bill to be entitled An act relating to the Immokalee Water and Sewer District, Collier County; amending chapter 98-495, Laws of Florida; providing compensation for members of the district's board of commissioners; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1333 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local Government Affairs Subcommittee and Representative(s) Ingram—

CS for HB 1333—A bill to be entitled An act relating to the Fire-fighters' Relief and Pension Fund of the City of Pensacola, Escambia County; amending chapter 21483, Laws of Florida, 1941, as amended; providing fund compliance with applicable Internal Revenue Code requirements; adding optional forms of benefits; providing for early retirement benefits, minimum disability benefits, state-mandated minimum benefits, minimum normal form of payment, minimum death-inservice benefits, optional forms of retirement, and alternate beneficiaries; providing for required minimum distributions; providing for retirement after 10 years of service; providing for death benefits for

survivors; providing for protection of benefits from legal process; providing for rollover distributions; providing for additional benefits required by law; providing definitions; providing for maximum pension; providing for plan termination; providing for forfeitures; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1335 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local & Federal Affairs Committee and Representative(s) Peters—

**CS for HB 1335**—A bill to be entitled An act relating to the Emergency Medical Services Authority, Pinellas County; amending chapter 80-585, Laws of Florida, as amended; revising membership and terms of office of members of the governing body of the authority; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 1337 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Peters—

HB 1337—A bill to be entitled An act relating to Pinellas County; authorizing the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to issue up to a specified number of temporary permits to a nonprofit civic organization to sell alcoholic beverages for consumption on the premises within a special event permitted area designated by an incorporated municipality; providing that the permits authorized by the act are in addition to certain other authorized temporary permits; requiring the nonprofit civic organization to comply with certain provisions of law in obtaining the permits authorized by the act; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3505 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Steube-

CS for HB 3505—A bill to be entitled An act for the relief of the Estate of Lazaro Rodriguez and his legal survivors by the City of Hialeah; providing an appropriation to compensate the Estate and Lazaro Rodriguez's legal survivors for injuries sustained as a result of the negligence of the City of Hialeah; providing a limitation on the payment of fees and costs; providing that the appropriation settles all present and future claims related to the wrongful death of Lazaro Rodriguez; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3511 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Raburn—

CS for HB 3511—A bill to be entitled An act for the relief of Carl Abbott by the Palm Beach County School Board; providing for an appropriation to compensate Carl Abbott for injuries sustained as a result of the negligence of an employee of the Palm Beach County School District; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Appropriations Subcommittee on Education; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed  $CS/HB\ 3513$  and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Nuñez-

CS for HB 3513—A bill to be entitled An act for the relief of the Estate of Victor Guerrero by Pasco County; providing for an appropriation to compensate the Guerrero family for Officer Guerrero's death, which was the result of negligence by an employee of Pasco County; providing that the appropriation settles all present and future claims relating to the death of Officer Guerrero; providing a limitation on fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3519 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Jones, M., Fant, Fullwood, McBurney, Ray, Van Zant—

CS for HB 3519—A bill to be entitled An act for the relief of Joseph Stewart and Audrey Stewart on behalf of their son, Aubrey Stewart, by the City of Jacksonville; providing for an appropriation to compensate Aubrey Stewart for injuries and damages sustained as a result of the negligence of the City of Jacksonville; providing a limitation on the payment of fees and costs; providing for repayment of Medicaid liens; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3521 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Jenne—

CS for HB 3521—A bill to be entitled An act for the relief of Ronald Miller by the City of Hollywood; providing for an appropriation to com-

pensate him for injuries sustained as a result of the negligence of an employee of the City of Hollywood; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3523 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Beshears—

CS for HB 3523—A bill to be entitled An act for the relief of Mark T. Sawicki and his wife, Sharon L. Sawicki, by the City of Tallahassee; providing for an appropriation to compensate them for injuries sustained by Mr. Sawicki as a result of the negligence of an employee of the City of Tallahassee; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3527 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Avila-

CS for HB 3527—A bill to be entitled An act for the relief of Asia Rollins by the Public Health Trust of Miami-Dade County, d/b/a Jackson Memorial Hospital; providing an appropriation to compensate her for injuries and damages sustained as a result of the negligence of the Public Health Trust of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Appropriations Subcommittee on Health and Human Services; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3531 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Fullwood—

CS for HB 3531—A bill to be entitled An act for the relief of Sharon Robinson, individually, as guardian of Mark Robinson, and as personal representative of the Estate of Matthew Robinson; authorizing and directing the Central Florida Regional Transportation Authority to make an appropriation from funds of the authority not otherwise appropriated to compensate her and her son for the death of Matthew Robinson and for injuries and damages they sustained as a result of the negligence of the authority as operator of Lynx buses; providing that the amount already paid by the authority and the appropriation satisfy all present and future claims related to the negligent act; providing a limitation on the payment of fees and costs; providing an effective date.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3533 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Santiago-

CS for HB 3533—A bill to be entitled An act for the relief of Criss Matute, Christian Manuel Torres, Eddna Torres de Mayne, Lansky Torres, and Nasdry Yamileth Torres Barahona, as beneficiaries of the Estate of Manuel Antonio Matute, by the Palm Beach County Sheriff's Office; providing for an appropriation to compensate them for the wrongful death of their father, Manuel Antonio Matute, as a result of the negligence of an employee of the Palm Beach County Sheriff's Office; providing that the amount paid by the sheriff's office and the appropriation satisfy all present and future claims related to the negligent act; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3543 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Avila-

CS for HB 3543—A bill to be entitled An act for the relief of Roy Wright and Ashley Wright by the North Brevard County Hospital District; providing for an appropriation to compensate Roy Wright and Ashley Wright, individually and as guardians of Tucker Wright, for injuries and damages sustained by Tucker Wright as a result of the negligence of Parrish Medical Center; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3547 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Raulerson—

**CS for HB 3547**—A bill to be entitled An act for the relief of Javier Soria by Palm Beach County; providing for an appropriation to compensate him for injuries sustained as a result of negligence by an employee of Palm Beach County; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3549 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Santiago-

CS for HB 3549—A bill to be entitled An act for the relief of Monica Cantillo Acosta and Luis Alberto Cantillo Acosta, the surviving children of Nhora Acosta, by Miami-Dade County; providing for an appropriation to compensate them for the wrongful death of their mother, Ms. Acosta, due to injuries sustained as a result of the negligence of a Miami-Dade County bus driver; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3555 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Artiles—

CS for HB 3555—A bill to be entitled An act for the relief of Michael and Patricia Rardin by the North Broward Hospital District; providing for an appropriation to compensate Michael and Patricia Rardin for injuries sustained as a result of the negligence of the North Broward Hospital District; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Appropriations Subcommittee on Health and Human Services; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 3557 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Civil Justice Subcommittee and Representative(s) Harrison—

CS for HB 3557—A bill to be entitled An act for the relief of Maricelly Lopez by the City of North Miami; providing for an appropriation to compensate Maricelly Lopez, individually and as personal representative of the Estate of Omar Mieles, for the wrongful death of her son, Omar Mieles, which was due to the negligence of a police officer of the City of North Miami; providing a limitation on the payment of fees and costs; providing that the appropriation settles all present and future claims related to the death of Omar Mieles; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 7017, as amended, and requests the concurrence of the Senate.

By Education Appropriations Subcommittee, Education Committee and Representative(s) O'Toole, Artiles—

CS for HB 7017—A bill to be entitled An act relating to early learning; providing a directive to the Division of Law Revision and Information to change the term "family day care home" to "family child care home," and the term "family day care" to "family child care"; amending ss. 125.0109 and 166.0445, F.S.; including large family child care homes in local zoning regulation requirements; amending s. 402.302, F.S.; redefining the term "substantial compliance"; requiring the Department of Children and Families to adopt rules for compliance by certain programs regulated, but not licensed, by the department; amending s. 402.3025, F.S.; revising requirements for nonpublic schools delivering the Voluntary Prekindergarten (VPK) Education Program or school readiness program; amending s. 402.305, F.S.; revising certain minimum standards for child care facilities and personnel; prohibiting the transfer of ownership of such facilities to specified individuals; creating s. 402.3085, F.S.; requiring nonpublic schools or providers seeking to operate certain programs to annually obtain a certificate from the department or a local licensing agency; providing for issuance of the certificate upon examination of the applicant's premises and records; prohibiting a provider from participating in the programs without a certificate; authorizing local licensing agencies to apply their own minimum child care standards under certain circumstances; amending s. 402.311, F.S.; providing for the inspection of programs regulated by the department; amending s. 402.3115, F.S.; providing for abbreviated inspections of specified child care homes; requiring rulemaking; amending s. 402.313, F.S.; revising provisions for licensure, registration, and operation of family child care homes; amending s. 402.3131, F.S.; revising requirements for large family child care homes; amending s. 402.316, F.S.; providing exemptions from child care facility licensing standards; requiring a child care facility operating as a provider of the VPK program or school readiness program to comply with minimum standards; providing penalties for failure to disclose or for use of certain information; requiring the department to establish a fee for inspection and compliance activities; amending s. 627.70161, F.S.; revising restrictions on residential property insurance coverage to include coverage for large family child care homes; amending s. 1001.213, F.S.; providing additional duties of the Office of Early Learning; amending s. 1002.53, F.S.; revising requirements for application and determination of eligibility to enroll in the VPK program; amending s. 1002.55, F.S.; revising requirements for a school-year prekindergarten program delivered by a private prekindergarten provider, including requirements for providers, instructors, and child care personnel; providing requirements in the case of provider violations; amending s. 1002.59, F.S.; conforming a crossreference to changes made by the act; amending s. 1002.61, F.S.; revising employment requirements and educational credentials of certain instructional personnel; amending s. 1002.63, F.S.; revising employment requirements and educational credentials of certain instructional personnel; specifying health and safety requirements for public schools offering the VPK program; amending s. 1002.67, F.S.; revising rulemaking authority regarding pre- and post-assessment; requiring that the preand post-assessment data be included in the calculation of certain kindergarten readiness rates; amending s. 1002.69, F.S.; correcting a reference regarding adoption of performance standards; amending s. 1002.71, F.S.; revising information that must be provided to parents; amending s. 1002.75, F.S.; revising provisions included in the standard statewide VPK program provider contract; amending s. 1002.77, F.S.; revising the purpose and meetings of the Florida Early Learning Advisory Council; amending s. 1002.81, F.S.; revising certain program definitions; amending s. 1002.82, F.S.; revising the powers and duties of the Office of Early Learning; revising provisions included in the standard statewide school readiness provider contract; requiring that certain information be posted to the office's website; amending s. 1002.84, F.S.; revising the powers and duties of early learning coalitions; conforming provisions to changes made by the act; amending s. 1002.87, F.S.; revising student eligibility and enrollment requirements for the school readiness program; amending s. 1002.88, F.S.; revising eligibility requirements for program providers that want to deliver the school readiness program; providing conditions for denial of initial eligibility; providing child care personnel requirements; amending s. 1002.89, F.S.; revising the use of funds for the school readiness program; amending s. 1002.91, F.S.; requiring the office to refer certain criminal violations to a law enforcement agency; prohibiting an early learning coalition from contracting with specified persons; amending s. 1002.94, F.S.; revising the name, purpose, membership, and duties of the Child Care Executive Partnership; providing for future legislative review and repeal of provisions relating to the partnership; authorizing the Office of Early Learning to allocate funds held by the partnership; requiring the office to conduct a pilot project to study the impact of assessing the early literacy skills of certain VPK program participants; requiring the office to report its findings to the Governor and Legislature by specified dates; providing effective dates.

—was referred to the Committees on Education Pre-K - 12; Community Affairs; Appropriations Subcommittee on Health and Human Services; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 7055, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Economic Affairs Committee, Highway & Waterway Safety Subcommittee and Representative(s) Steube—

CS for HB 7055—A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 112.19, F.S.; authorizing an employing agency to pay a certain amount of funeral expenses for certain officers killed in the line of duty; amending s. 316.212, F.S.; authorizing municipalities to permit golf carts to be operated on certain roads; amending s. 316.228, F.S.; revising requirements for a flag displayed when a load extends beyond a vehicle; amending s. 316.515, F.S.; authorizing the Department of Transportation to permit transport of multiple sections or single units on an overlength trailer of no more than a specified length under certain circumstances; amending s. 318.18, F.S.; revising a penalty for a violation of specified provisions prohibiting parking a motor vehicle in certain locations to display the vehicle for sale, hire, or rent; amending s. 319.141, F.S.; defining the term "rebuilt inspection services"; directing the Department of Highway Safety and Motor Vehicles to oversee a pilot program in Miami-Dade County to evaluate alternatives for certain rebuilt inspection services by a specified date; revising the minimum criteria an applicant must meet before he or she is approved as a rebuilt motor vehicle inspection facility operator; requiring that program participants maintain records of each rebuilt vehicle examination processed at such facility for a specified period; requiring the department to terminate any operator from the program under certain circumstances; requiring a current operator to give the department written notice of an intended sale within a specified period; requiring a prospective owner to meet specified requirements and execute a certain memorandum; deleting a provision requiring the department to submit a report to the Legislature; revising a scheduled repeal date; amending s. 319.20, F.S.; providing applicability; requiring that a residential manufactured building placed on a mobile home lot be treated as a mobile home for certain purposes; amending s. 320.02, F.S.; requiring the motor vehicle registration form and registration renewal form to include an option to make a voluntary contribution to the Florida Breast Cancer Foundation; amending s. 320.03, F.S.; directing certain agents of the Department of Highway Safety and Motor Vehicles to provide certain applicants with the option to register contact information and the option to be contacted with information regarding certain benefits; amending s. 320.08053, F.S.; revising requirements for establishing a specialty license plate; amending ss. 320.08056 and 320.08058, F.S.; providing for an authorized agent of the department to receive requests for a specialty license plate; revising provisions for Florida Professional Sports Team license plates; revising the definition of the term "major sports events" for purposes of distribution of specialty license plate annual use fees; removing provisions for issuance of certain specialty license plates and annual use fees for such plates; amending s. 320.086, F.S.; revising provisions for issuance of special license plates for specified ancient and antique motor vehicles; amending s. 322.08, F.S.; requiring the application form for a driver license to provide applicants with the option to register contact information and the option to be contacted with information regarding certain benefits; requiring the application form for an original, renewal, or replacement driver license or identification card to include an option to make a voluntary contribution to the Florida Breast Cancer Foundation; providing that contributions received are not income of a revenue nature; amending s. 324.242, F.S.; revising conditions under which the department is required to release certain policy numbers; requiring the department to provide personal injury protection and property damage liability insurance policy numbers to department-approved third parties under certain circumstances; providing requirements to obtain specified policy information; authorizing the disclosure of certain confidential and exempt information to governmental entities under certain circumstances; providing a definition; amending s. 381.88, F.S.; revising the Emergency Allergy Treatment Act; revising the definition of the term "authorized health care practitioner"; providing that a certificate of training may be given to a certified emergency medical technician with certain training that authorizes the technician to receive, possess, and administer a prescribed epinephrine auto-injector under certain circumstances; re-enacting ss. 319.23(3)(c) and 320.08(2)(a) and (3)(e), F.S., relating to motor vehicle certificates of title and motor vehicle license taxes, respectively, to incorporate the amendments made by the act to s. 320.086, F.S., in references thereto; providing an effective date.

—was referred to the Committees on Transportation; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 7067, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Economic Affairs Committee, Economic Development & Tourism Subcommittee and Representative(s) La Rosa—

CS for HB 7067—A bill to be entitled An act relating to economic development; amending s. 17.61, F.S.; authorizing the Chief Financial Officer to invest funds held in a specified account; amending s. 20.60, F.S.; revising required elements of a report prepared by the Department of Economic Opportunity; amending s. 163.08, F.S.; revising the deadline for property owners entering into financing agreements to provide certain information to the holders or loan servicers of existing mortgages; amending s. 163.3180, F.S.; prohibiting a local government from applying transportation concurrency within its jurisdiction unless certain conditions are met; providing exceptions; providing applicability; providing for expiration of the prohibition; amending s. 163.31801, F.S.; prohibiting a county, municipality, or special district from applying certain impact fees or other fees within its jurisdiction unless certain conditions are met; providing exceptions; providing applicability; providing for expiration of the prohibition; amending ss. 212.20 and 220.03, F.S.; conforming provisions to changes made by the act; transferring, renumbering, and amending s. 287.05712, F.S.; revising definitions; deleting provisions creating the Public-Private Partnership Guidelines Task Force; requiring a private entity that submits an unsolicited proposal to pay an initial application fee and additional amounts if the fee does not cover certain costs; specifying payment methods; authorizing a responsible public entity to alter the statutory timeframe for accepting proposals for a qualifying project under certain circumstances; requiring a responsible public entity issuing a solicitation to include a design criteria package; specifying requirements of a design criteria package; deleting a provision that requires approval of the local governing body before a school board enters into a comprehensive agreement; revising the conditions necessary for a responsible public entity to approve a comprehensive agreement; deleting provisions relating to notice to affected local jurisdictions; providing that fees imposed by a private entity must be applied as set forth in the comprehensive agreement; restricting provisions in financing agreements that could result in a responsible public entity's losing ownership of real or tangible personal property; deleting a provision that required a responsible public entity to comply with specific financial obligations; providing duties of the Department of Management Services; revising provisions relating to construction; amending s. 288.061, F.S.; requiring the Department of Economic Opportunity to prescribe a form regarding certain economic incentive applications; providing required elements of the form; revising evaluation and contract requirements of the economic development incentive application process; providing legislative reporting requirements for the department; amending s. 288.076, F.S.; conforming a cross-reference; amending s. 288.095, F.S.; removing a limit on the total amount of allowable payments from the Economic Development Trust Fund for certain purposes; providing for disbursements of such funds under specified circumstances; providing an appropriation from the State Economic Enhancement and Development Trust Fund and Economic Development Trust Fund for specified purposes; amending s. 288.1045, F.S.; revising provisions of the qualified defense contractor and space flight business tax refund program; revising definitions; revising, providing limitations on, and authorizing waivers from, local financial support requirements; authorizing specified tax refund payments to qualified applicants in a rural area of opportunity or certified enterprise zone; authorizing certain qualified applicants to receive a tax refund by providing certain information to the Department of Economic Opportunity; requiring the department to verify payment of taxes by applicants; delaying the expiration date of the qualified defense contractor and space flight business tax refund program; amending s. 288.106, F.S.; revising provisions of the tax refund program for qualified target industry businesses; revising definitions; defining the term "certified enterprise zone"; revising, providing limitations on, and authorizing waivers from, local financial support requirements; revising provisions applicable to a rural area of opportunity or certified enterprise zone; authorizing a qualified target industry business to receive tax refund payments if a project in a certified enterprise zone meets specified requirements; providing limitations; revising an extension of the filing date for claims due on or after a specified date; authorizing the department to waive certain wage requirements for projects in a certified enterprise zone; repealing provisions regarding economic recovery extensions of certain tax refund agreements; amending s. 288.107, F.S.; revising provisions relating to brownfield redevelopment bonus refunds; restricting the total amount of bonus refunds approved in a fiscal year; amending s. 288.108, F.S.; defining the term "local financial support"; restricting the total amount of high-impact business performance grants approved in a fiscal year; authorizing certain waivers from local financial support requirements; revising application requirements and requiring the Department of Economic Opportunity to certify high-impact business grant applications; providing requirements for the Governor relating to such applications; providing contract and department validation requirements for such applications; amending s. 288.1088, F.S.; revising provisions relating to the Quick Action Closing Fund; revising project eligibility requirements; providing limitations on and authorizing waivers from local financial support requirements; revising contract requirements for certain projects eligible for funding through the Quick Action Closing Fund; revising approval requirements for amendments or modifications of contract requirements for such projects; revising requirements of the Governor relating to certain projects eligible for funding through the Quick Action Closing Fund; restricting the total annual amount of funding for such projects; amending s. 288.1089, F.S.; revising provisions relating to the Innovation Incentive Program; revising definitions; defining the term "certified enterprise zone"; revising provisions applicable to a rural areas of opportunity; authorizing the department to waive certain wage requirements for projects in a rural area of opportunity or certified enterprise zone; requiring an innovation business project located in a certified enterprise zone to meet specified requirements; limiting wage requirement waivers under specified circumstances; requiring certain innovation projects located in a rural area of opportunity or certified enterprise zone to meet specified requirements; authorizing and providing limitations on waivers from local financial support requirements relating to the program; revising requirements of the Governor and the Department of Economic Opportunity relating to certain projects eligible for funding through the program; revising contract requirements for such projects; revising approval requirements for amendments or modifications of contract requirements for such projects; amending s. 288.1166, F.S.; requiring certain professional golf hall of fame facilities to be designated as shelter sites for the homeless during specified periods; amending s. 288.1168, F.S.; requiring the Department of Revenue to audit certain distributions to professional golf hall of fame facilities at specified intervals; requiring the department to recertify such facilities at specified intervals; requiring the PGA Tour Inc., to increase certain funding under specified circumstances; requiring the department to spend funds in a specified manner in consultation with the Florida Tourism Industry Marketing Corporation; requiring certain applicants to provide a report to the department by a specified period; providing requirements for the report; providing for decertification of a facility under specified circumstances; repealing s. 288.1169, F.S., relating to state agency funding of the International Game Fish Association World Center facility; amending s. 288.1201, F.S.; providing that moneys paid into the State Economic Enhancement and Development Trust Fund include specified reversions; amending s. 288.901, F.S.; providing that it is a purpose of Enterprise Florida, Inc., to foster and encourage high-technology startup and second-state business development; revising expertise requirements of members of the board of directors of Enterprise Florida, Inc.; amending ss. 288.9602, 288.9605, and

288.9610, F.S.; revising provisions relating to the Florida Development Finance Corporation to remove references to interlocal agreements made pursuant to the Florida Interlocal Cooperation Act and to remove requirements that the corporation enter into such agreements; amending s. 288.9604, F.S.; ratifying certain actions taken by the board of directors of the Florida Development Finance Corporation on a specified date without regard to vacancies on the board; amending s. 288.9606, F.S.; deleting a requirement that the Florida Development Finance Corporation receive authority to issue revenue bonds from a public agency; specifying that bonds issued by the corporation are not a debt, liability, or obligation of the state or of any political subdivision thereof; authorizing the corporation to issue certain revenue bonds and to levy special assessments for a specific purpose; providing and revising requirements for such issuance and levy; requiring the corporation to submit a report; conforming provisions to changes made by the act; amending s. 288.991, F.S.; revising a cross-reference; amending ss. 288.9914 and 288.9917, F.S.; specifying that certain timeframes relating to Department of Economic Opportunity qualified investment applications are measured in calendar days; amending s. 288.9937, F.S.; requiring the Office of Program Policy Analysis and Government Accountability to evaluate the Microfinance Loan Program; providing requirements for such evaluation; providing timeframes for reporting such evaluation to the Legislature; creating s. 288.913, F.S.; creating the Startup Florida Initiative; providing legislative findings; providing definitions; requiring the Department of Economic Opportunity to develop a statewide strategic plan for high-technology startup and second-stage business growth and development; providing requirements for the plan; requiring the department to market the plan inside and outside the state; requiring the department to provide information about the plan in its annual report; amending ss. 189.033, 288.11625, and 288.11631, F.S.; conforming crossreferences; extending and renewing certain permits subject to certain expiration dates; providing applicability of the extension to certain related activities; providing for extension of commencement and completion dates; requiring permitholders to notify authorizing agencies of intent to use the extension and anticipated time of the extension; specifying nonapplicability to certain permits; providing applicability of certain rules to extended permits; preserving the authority of counties and municipalities to impose certain security and sanitary requirements on property owners under certain circumstances; requiring permitholders to notify permitting agencies of intent to use the extension; creating s. 290.50, F.S.; providing definitions; providing requirements for the creation and operation of a designated local enterprise zone program; creating s. 290.60, F.S.; providing requirements for the Department of Economic Opportunity to certify and decertify a local enterprise zone; authorizing the department to adopt rules; requiring the department to develop certain marketing information; requiring the department's annual report to contain certain information; amending s. 159.27, F.S.; revising definition of the term "project" to include a commercial project in a certified enterprise zone for purposes of certain bond financing provisions; defining the term "commercial project in a certified enterprise zone"; amending s. 159.803, F.S.; revising definition of the term 'priority project" to include any project to be located in a certified enterprise zone for purposes of certain bond financing provisions; amending s. 163.2517, F.S.; authorizing a local government to designate a certified enterprise zone as an urban infill and redevelopment area using specified factors; amending s. 163.503, F.S.; defining the term "certified enterprise zone" for purposes of the Safe Neighborhoods Act; amending s. 163.521, F.S.; authorizing certain local governments to request funding for capital improvements in a neighborhood improvement district located in a certified enterprise zone; amending s. 163.522, F.S.; directing a county or municipality having a certified enterprise zone to consider creating a neighborhood improvement district within such zone; amending s. 166.231, F.S.; authorizing a municipality to enact ordinances relating to public service tax exemptions for certified enterprise zones; conditioning applicability of such ordinance upon state certification of such zones; deleting the future expiration of the authorization; amending s. 196.012, F.S.; conforming a cross-reference; revising definitions of the terms "new business" and "expansion of an existing business" to include a business or organization located within a certified enterprise zone; defining the term "certified enterprise zone" for purposes of certain property tax exemptions; amending s. 196.095, F.S.; providing an exemption from certain property tax for a licensed child care facility operating in a certified enterprise zone; providing application and review requirements for such exemption; amending s. 196.1995, F.S.; authorizing a board of county commissioners or other governing body to call a referendum regarding certain ad valorem tax exemptions for new and expanding businesses in a certified enterprise zone; pro-

viding requirements for such referendum; conditioning applicability of an approved referendum upon state certification of a certified enterprise zone; providing limitations; amending s. 205.022, F.S.; defining the term "certified enterprise zone" for purposes of local business taxes; amending s. 205.054, F.S.; authorizing an exemption of 50 percent of business taxes for certain businesses located in a certified enterprise zone; providing applicability; conditioning exemption upon state certification of a certified enterprise zone; deleting the future expiration of the authorization; amending s. 212.02, F.S.; defining the term "certified enterprise zone" for purposes of the Florida Revenue Act of 1949; deleting the future expiration of the definition; amending s. 212.08, F.S.; revising exemptions relating to building materials used in redevelopment projects to include housing projects and mixed-use projects located in a certified enterprise zone; revising eligibility criteria for community contribution tax credits to include certain projects located within a certified enterprise zone; amending s. 220.191, F.S.; revising definition of the term "qualifying project" to include a new or expanded headquarters facility that locates in a certified enterprise zone, for purposes of the capital investment tax credit; amending s. 220.183, F.S.; revising eligibility criteria for community contribution tax credit projects to include projects located within a certified enterprise zone; amending s. 288.0001, F.S.; revising required elements of an analysis prepared by the Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to include the enterprise zone certification program and retention of certain baseball franchises; conforming a crossreference; making a technical change; amending s. 288.018, F.S.; authorizing the Department of Economic Opportunity to contract for the development of a web portal or website regarding certified enterprise zones; providing requirements for such portals or websites; amending s. 288.047, F.S.; requiring Workforce Florida, Inc., to set aside 30 percent of certain Quick-Response Training Program revenues to fund instructional programs for businesses located in a certified enterprise zone; amending ss. 288.11621 and 288.11631, F.S.; revising evaluation criteria for state funding of a certain spring training franchises' facilities to include the facilities' location in a certified enterprise zone; amending s. 339.2821, F.S.; revising evaluation criteria for economic development transportation projects to include a project's location within a certified enterprise zone; amending s. 403.973, F.S.; authorizing regional permit action teams to expedite the review of permit applications and local comprehensive plan amendments submitted by businesses located in a certified enterprise zone that meet specified criteria; amending ss. 624.509 and 624.5091, F.S.; authorizing the transfer of certain excess tax credits related to employees whose place of employment is located within a certified enterprise zone, up to a specified percentage; providing applicability; amending s. 624.5105, F.S.; requiring certain projects eligible for a community contribution tax credit to be located in a certified enterprise zone; amending s. 287.0935, F.S.; increasing the dollar threshold for a contract amount of a project for which a person, the state, or a political subdivision is prohibited from refusing a surety bond issued by a surety company that meets certain criteria; revising requirements for surety companies with respect to bonds issued for certain publicly funded contracts; providing an effective date.

—was referred to the Committees on Commerce and Tourism; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 7125, as amended, and requests the concurrence of the Senate.

 $Bob\ Ward,\ {\it Clerk}$ 

By Education Committee, Higher Education & Workforce Subcommittee and Representative(s) Porter, Artiles, Rogers—

CS for HB 7125—A bill to be entitled An act relating to postsecondary access and affordability; amending s. 446.021, F.S.; revising definitions relating to state apprenticeship and job-training programs; amending s. 446.032, F.S.; conforming provisions; amending s. 446.045, F.S.; revising criteria for certain appointments to the State Apprenticeship Advisory Council; amending s. 446.081, F.S.; limiting applicability of state apprenticeship and job-training program requirements with respect to certain provisions for veterans, minority persons, and women; amending s. 446.091, F.S.; conforming provisions; amending s. 446.092, F.S.; re-

vising criteria for apprenticeship occupations; amending s. 1001.7065, F.S.; specifying that the costs of instructional materials are not included in tuition for certain online degree programs; amending s. 1004.015, F.S.; revising the membership of the Higher Education Coordinating Council; creating s. 1004.084, F.S.; requiring the Board of Governors of the State University System and the State Board of Education to submit annual reports to the Governor and Legislature relating to college affordability; amending s. 1004.085, F.S.; revising provisions relating to textbook affordability to include instructional materials; defining the term "instructional materials"; requiring Florida College System institution and state university boards of trustees to identify wide variances in the costs of, and in the frequency of changes in the selection of, textbooks and instructional materials for certain courses; requiring the boards of trustees to send identified courses to the academic department chairs for review; providing for legislative review and repeal of specified provisions; requiring postsecondary institutions to consult with certain school districts to identify certain practices; requiring cost-benefit analyses relating to textbooks and instructional materials; providing reporting requirements; amending s. 1004.92, F.S.; revising the program standards for career, adult, and community education programs; providing for rulemaking; amending s. 1009.23, F.S.; requiring Florida College System institutions to provide a public notice relating to increases in tuition and fees; amending s. 1009.24, F.S.; revising provisions relating to the assessment of a tuition differential by a state university board of trustees; revising requirements for the use of tuition differential revenues; deleting a requirement that a certain percentage of tuition differential revenues be used for the purpose of improvements in the quality of undergraduate education; requiring state universities to provide a public notice relating to increases in tuition and fees; creating s. 1011.802, F.S.; creating the Florida Apprenticeship Grant Program within the Department of Education to provide grants to specific centers and institutions for the creation of new apprenticeship programs or the expansion of existing apprenticeship programs; providing requirements related to applications, program priority, use of grant funds, and quarterly reports; creating s. 1011.803, F.S.; creating the Rapid Response Grant Program; providing for the purpose, requirements, and administration of the program; requiring certain career centers to provide quarterly reports; requiring an annual analysis of the program; creating s. 1001.92, F.S.; creating a University System Performance-Based Incentive to be awarded to state universities that meet certain criteria; providing for the funding and award of the incentive; requiring state universities that do not meet the award criteria to submit an improvement plan; providing for award of the incentive to state universities with a successful improvement plan; providing for the redistribution of certain funds; requiring the Board of Governors to develop certain benchmarks and metrics, report to specified entities annually, and adopt regulations to administer the incentives; providing an effective date.

—was referred to the Committees on Higher Education; Appropriations Subcommittee on Education; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 7133 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Local & Federal Affairs Committee, Veteran & Military Affairs Subcommittee and Representative(s) Smith, Grant, Ahern, Artiles—

CS for HB 7133—A bill to be entitled An act relating to military and veteran support; amending s. 292.10, F.S.; authorizing local governing bodies to aid and assist veterans with a general discharge under honorable conditions in presenting claims for and securing federal and state benefits and privileges; requiring that the Department of Veterans' Affairs, through a direct-support organization and in consultation with the Department of Agriculture and Consumer Services, include certain federal, state, and local information on agriculture and farming opportunities in the Florida Veterans' Benefits Guide; amending s. 455.213, F.S.; exempting veterans with a general discharge under honorable conditions from initial licensing, initial application, and initial unlicensed activity fees for any license issued by the Department of Business and Professional Regulation; requiring that the Department of Highway Safety and Motor Vehicles and the Department of Military Affairs jointly conduct a pilot program to provide onsite commercial

driver license testing opportunities to qualified members of the Florida National Guard; requiring the departments to jointly submit a report to the Legislature; providing an effective date.

—was referred to the Committees on Military and Veterans Affairs, Space, and Domestic Security; Appropriations Subcommittee on General Government; and Fiscal Policy.

#### RETURNING MESSAGES — FINAL ACTION

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 172.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 186.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 200 by the required constitutional two-thirds vote of the members voting.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/SB 248 by the required constitutional two-thirds vote of the members voting.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 252.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 378.

Bob Ward. Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 520.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 604.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 608.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 642.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 644 by the required constitutional three-fifths vote of the membership.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 646 by the required constitutional two-thirds vote of the members voting.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 672.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 716 by the required constitutional two-thirds vote of the members voting.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 778.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 806.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 836.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 982.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 1010.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1094.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1216.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1312.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has adopted SM 1422.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 7018.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 7028.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 7032 by the required constitutional two-thirds vote of the members voting.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/CS/HB 209, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/CS/HB 329, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/CS/HB 437, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/CS/CS/HB 439, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed HB 7001, as amended.

Bob Ward, Clerk

## CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 23 was corrected and approved.

#### **CO-INTRODUCERS**

Senator Soto—CS for SB 738

## **ADJOURNMENT**

On motion by Senator Simmons, the Senate adjourned at 1:31 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 1:00 p.m., Monday, April 27 or upon call of the President.



# Journal of the Senate

**Number 17—Regular Session** 

Monday, April 27, 2015

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#### CALL TO ORDER

The Senate was called to order by President Gardiner at 1:00 p.m. A quorum present—37:

Mr. President	Gaetz	Negron
Abruzzo	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Lee	Stargel
Detert	Legg	Thompson
Diaz de la Portilla	Margolis	

Montford

Excused: Senator Altman

Flores

## **PRAYER**

The following prayer was offered by former Senate employee, Mr. Jeff Poole, Tallahassee:

Dear God in heaven above, we are so grateful to be gathered here and have the ability to live in these United States of America, the greatest country in the world. We are particularly grateful for the opportunity we have to live in the great State of Florida, with all of its industry and natural beauties, so many wonderful, positive things. We are grateful to be Floridians.

We humbly ask thee to bless all of us this day; everyone in this great State of Florida to be blessed through the actions taken by this Florida Senate. We ask thee to please bless the Senators, especially. Bless them with strength, stamina, and the ability to understand the issues and to take them on, as they must, because it's their responsibility.

Dear God, we ask thee to especially bless the Senate President, President Gardiner, his family, and his loved ones. They sacrifice much in the service of the state, and we ask thee to uphold and sustain them. We pray to thee, O God. Amen.

## **PLEDGE**

Senate Pages, John McKenzie of Jacksonville; Damarion Lazo of Ocala; and Kaycee Kinnard of Inverness, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

## DOCTOR OF THE DAY

The President recognized Dr. Hezi Cohen of Daytona Beach, sponsored by Senator Hukill, as the doctor of the day. Dr. Cohen specializes in family medicine.

## ADOPTION OF RESOLUTIONS

At the request of Senator Latvala-

By Senator Latvala-

**SR 1564**—A resolution recognizing entrepreneur and philanthropist Kate Tiedemann for her inspiring dedication and generosity to the students and faculty of the University of South Florida St. Petersburg and numerous charities in this state.

WHEREAS, Kate Tiedemann came to the United States in 1955 as an 18-year-old immigrant from Germany, taking her first step toward achieving the American Dream, and

WHEREAS, Kate Tiedemann, the consummate entrepreneur, founded a worldwide ophthalmic surgical instrument company in 1975 called Katena Products, Inc., marketing 1,400 items in 110 countries to more than 7,000 eye surgeons, outpatient surgery centers, and hospitals, and

WHEREAS, Kate Tiedemann has graciously and generously shared her good fortune with numerous charities, including Morton Plant Mease Health Care and the Homeless Emergency Project in Clearwater, and Saint Claire's Hospital and Roots & Wings, which are located in New Jersey, and

WHEREAS, in September 2014, the Kate Tiedemann College of Business was named to honor her gift of \$10 million to the University of South Florida St. Petersburg, thus creating an endowment for the enrichment of faculty and students and for engagement of the business community in meeting the workforce needs of this state, and

WHEREAS, Kate Tiedemann's gift is the largest in the 50-year history of the University of South Florida St. Petersburg and will play a central role in shaping the future of that institution, and

WHEREAS, the Kate Tiedemann College of Business is one of the few institutions worldwide to earn dual accreditation from the Association to Advance Collegiate Schools of Business International in both business and accounting, and has an online MBA program ranked 32nd nationally and second in Florida by U.S. News & World Report, and

WHEREAS, Kate Tiedemann's story of overcoming challenges to fulfill her dreams and to support the community is a true inspiration for all, NOW, THEREFORE,

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

That we recognize Kate Tiedemann for her inspiring dedication and generosity to the students and faculty of the University of South Florida St. Petersburg and numerous charities in Florida.

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

—was introduced, read and adopted by publication.

By direction of the President, the rules were waived and the Senate proceeded to—  $\,$ 

## SPECIAL ORDER CALENDAR

CS for CS for SB 34—A bill to be entitled An act for the relief of Asia Rollins by the Public Health Trust of Miami-Dade County, d/b/a Jackson Memorial Hospital; providing an appropriation to compensate her for injuries and damages sustained as a result of the negligence of the Public Health Trust of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 34**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3527** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Diaz de la Portilla-

CS for HB 3527—A bill to be entitled An act for the relief of Asia Rollins by the Public Health Trust of Miami-Dade County, d/b/a Jackson Memorial Hospital; providing an appropriation to compensate her for injuries and damages sustained as a result of the negligence of the Public Health Trust of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 34** and read the second time by title.

Pursuant to Rule 4.19,  ${f CS}$  for  ${f HB}$  3527 was placed on the calendar of Bills on Third Reading.

CS for SB 60—A bill to be entitled An act for the relief of Roy Wright and Ashley Wright by the North Brevard County Hospital District; providing for an appropriation to compensate Roy Wright and Ashley Wright, individually and as guardians of Tucker Wright, for injuries and damages sustained by Tucker Wright as a result of the negligence of Parrish Medical Center; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 60**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3543** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Appropriations.

On motion by Senator Simpson-

CS for HB 3543—A bill to be entitled An act for the relief of Roy Wright and Ashley Wright by the North Brevard County Hospital District; providing for an appropriation to compensate Roy Wright and Ashley Wright, individually and as guardians of Tucker Wright, for injuries and damages sustained by Tucker Wright as a result of the negligence of Parrish Medical Center; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date.

—a companion measure, was substituted for **CS for SB 60** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3543** was placed on the calendar of Bills on Third Reading.

CS for SB 68—A bill to be entitled An act for the relief of Carl Abbott by the Palm Beach County School Board; providing for an appropriation to compensate Carl Abbott for injuries sustained as a result of the negligence of an employee of the Palm Beach County School District; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 68**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3511** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Appropriations Subcommittee on Education; and Appropriations.

On motion by Senator Legg-

**CS for HB 3511**—A bill to be entitled An act for the relief of Carl Abbott by the Palm Beach County School Board; providing for an appropriation to compensate Carl Abbott for injuries sustained as a result of the negligence of an employee of the Palm Beach County School District; providing a limitation on the payment of fees and costs; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  68 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3511** was placed on the calendar of Bills on Third Reading.

CS for SB 80—A bill to be entitled An act for the relief of Michael and Patricia Rardin by the North Broward Hospital District; providing for an appropriation to compensate Michael and Patricia Rardin for injuries sustained as a result of the negligence of the North Broward Hospital District; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 80**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3555** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Flores-

CS for HB 3555—A bill to be entitled An act for the relief of Michael and Patricia Rardin by the North Broward Hospital District; providing for an appropriation to compensate Michael and Patricia Rardin for injuries sustained as a result of the negligence of the North Broward Hospital District; providing a limitation on the payment of fees and costs; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  80 and read the second time by title.

Pursuant to Rule 4.19,  ${f CS}$  for HB 3555 was placed on the calendar of Bills on Third Reading.

CS for SB 84—A bill to be entitled An act for the relief of Sharon Robinson, individually, as guardian of Mark Robinson, and as personal representative of the Estate of Matthew Robinson; authorizing the Central Florida Regional Transportation Authority to make an appropriation from funds of the authority not otherwise appropriated to compensate her and her son for the death of Matthew Robinson and for injuries and damages they sustained as a result of the negligence of the Central Florida Regional Transportation Authority as operator of Lynx buses; providing that the amount already paid by the authority and the appropriation satisfy all present and future claims related to the negligent act; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 84**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3531** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary;

Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Appropriations.

On motion by Senator Soto-

CS for HB 3531—A bill to be entitled An act for the relief of Sharon Robinson, individually, as guardian of Mark Robinson, and as personal representative of the Estate of Matthew Robinson; authorizing and directing the Central Florida Regional Transportation Authority to make an appropriation from funds of the authority not otherwise appropriated to compensate her and her son for the death of Matthew Robinson and for injuries and damages they sustained as a result of the negligence of the authority as operator of Lynx buses; providing that the amount already paid by the authority and the appropriation satisfy all present and future claims related to the negligent act; providing a limitation on the payment of fees and costs; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  84 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3531** was placed on the calendar of Bills on Third Reading.

CS for SB 22—A bill to be entitled An act for the relief of Joseph Stewart and Audrey Stewart on behalf of their son, Aubrey Stewart, by the City of Jacksonville; providing for an appropriation to compensate Aubrey Stewart for injuries and damages sustained as a result of the negligence of the City of Jacksonville; providing a limitation on the payment of fees and costs; providing for repayment of Medicaid liens; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 22**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3519** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Bradley-

CS for HB 3519—A bill to be entitled An act for the relief of Joseph Stewart and Audrey Stewart on behalf of their son, Aubrey Stewart, by the City of Jacksonville; providing for an appropriation to compensate Aubrey Stewart for injuries and damages sustained as a result of the negligence of the City of Jacksonville; providing a limitation on the payment of fees and costs; providing for repayment of Medicaid liens; providing an effective date.

—a companion measure, was substituted for  $\mathbf{CS}$  for  $\mathbf{SB}$  22 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3519** was placed on the calendar of Bills on Third Reading.

SB 52—A bill to be entitled An act for the relief of Criss Matute, Christian Manuel Torres, Eddna Torres De Mayne, Lansky Torres, and Nasdry Yamileth Torres Barahona, as beneficiaries of the Estate of Manuel Antonio Matute, by the Palm Beach County Sheriff's Office; providing for an appropriation to compensate them for the wrongful death of their father, Manuel Antonio Matute, as a result of the negligence of an employee of the Palm Beach County Sheriff's Office; providing that the amount paid by the sheriff's office and the appropriation satisfy all present and future claims related to the negligent act; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 52**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3533** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Negron-

CS for HB 3533—A bill to be entitled An act for the relief of Criss Matute, Christian Manuel Torres, Eddna Torres de Mayne, Lansky

Torres, and Nasdry Yamileth Torres Barahona, as beneficiaries of the Estate of Manuel Antonio Matute, by the Palm Beach County Sheriff's Office; providing for an appropriation to compensate them for the wrongful death of their father, Manuel Antonio Matute, as a result of the negligence of an employee of the Palm Beach County Sheriff's Office; providing that the amount paid by the sheriff's office and the appropriation satisfy all present and future claims related to the negligent act; providing a limitation on the payment of fees and costs; providing an effective date.

—a companion measure, was substituted for  ${\bf SB}$  52 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3533** was placed on the calendar of Bills on Third Reading.

SB 54—A bill to be entitled An act for the relief of Mark T. Sawicki and his wife, Sharon L. Sawicki, by the City of Tallahassee; providing for an appropriation to compensate them for injuries sustained by Mr. Sawicki as a result of the negligence of an employee of the City of Tallahassee; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 54**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3523** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Montford-

CS for HB 3523—A bill to be entitled An act for the relief of Mark T. Sawicki and his wife, Sharon L. Sawicki, by the City of Tallahassee; providing for an appropriation to compensate them for injuries sustained by Mr. Sawicki as a result of the negligence of an employee of the City of Tallahassee; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date

—a companion measure, was substituted for  ${\bf SB}$  54 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3523** was placed on the calendar of Bills on Third Reading.

CS for SB 36—A bill to be entitled An act for the relief of the Estate of Victor Guerrero by Pasco County; providing for an appropriation to compensate the Guerrero family for Officer Guerrero's death, which was the result of negligence by an employee of Pasco County; providing that the appropriation settles all present and future claims relating to the death of Officer Guerrero; providing a limitation on fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 36**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3513** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Diaz de la Portilla-

CS for HB 3513—A bill to be entitled An act for the relief of the Estate of Victor Guerrero by Pasco County; providing for an appropriation to compensate the Guerrero family for Officer Guerrero's death, which was the result of negligence by an employee of Pasco County; providing that the appropriation settles all present and future claims relating to the death of Officer Guerrero; providing a limitation on fees and costs; providing an effective date.

—a companion measure, was substituted for **CS for SB 36** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3513** was placed on the calendar of Bills on Third Reading.

CS for SB 42—A bill to be entitled An act for the relief of Javier Soria by Palm Beach County; providing for an appropriation to compensate him for injuries sustained as a result of negligence by an employee of Palm Beach County; providing a limitation on the payment of fees and costs; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 42**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3547** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Braynon-

**CS for HB 3547**—A bill to be entitled An act for the relief of Javier Soria by Palm Beach County; providing for an appropriation to compensate him for injuries sustained as a result of negligence by an employee of Palm Beach County; providing a limitation on the payment of fees and costs; providing an effective date.

—a companion measure, was substituted for **CS for SB 42** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3547** was placed on the calendar of Bills on Third Reading.

SB 44—A bill to be entitled An act for the relief of the Estate of Lazaro Rodriguez and his legal survivors by the City of Hialeah; providing an appropriation to compensate the Estate and Lazaro Rodriguez's legal survivors for injuries sustained as a result of the negligence of the City of Hialeah; providing a limitation on the payment of fees and costs; providing that the appropriation settles all present and future claims related to the wrongful death of Lazaro Rodriguez; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 44**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3505** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Grimsley—

CS for HB 3505—A bill to be entitled An act for the relief of the Estate of Lazaro Rodriguez and his legal survivors by the City of Hialeah; providing an appropriation to compensate the Estate and Lazaro Rodriguez's legal survivors for injuries sustained as a result of the negligence of the City of Hialeah; providing a limitation on the payment of fees and costs; providing that the appropriation settles all present and future claims related to the wrongful death of Lazaro Rodriguez; providing an effective date.

—a companion measure, was substituted for SB 44 and read the second time by title.

Pursuant to Rule 4.19,  ${\bf CS}$  for  ${\bf HB}$  3505 was placed on the calendar of Bills on Third Reading.

**SB 64**—A bill to be entitled An act for the relief of Monica Cantillo Acosta and Luis Alberto Cantillo Acosta, the surviving children of Nhora Acosta, by Miami-Dade County; providing for an appropriation to compensate them for the wrongful death of their mother, Ms. Acosta, due to injuries sustained as a result of the negligence of a Miami-Dade County bus driver; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of SB 64, pursuant to Rule 3.11(3), there being no objection, CS for HB 3549 was withdrawn from the

Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Legg-

CS for HB 3549—A bill to be entitled An act for the relief of Monica Cantillo Acosta and Luis Alberto Cantillo Acosta, the surviving children of Nhora Acosta, by Miami-Dade County; providing for an appropriation to compensate them for the wrongful death of their mother, Ms. Acosta, due to injuries sustained as a result of the negligence of a Miami-Dade County bus driver; providing a limitation on the payment of fees and costs; providing an effective date.

—a companion measure, was substituted for  ${\bf SB}$  **64** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3549** was placed on the calendar of Bills on Third Reading.

CS for SB 66—A bill to be entitled An act for the relief of Ronald Miller by the City of Hollywood; providing for an appropriation to compensate him for injuries sustained as a result of the negligence of an employee of the City of Hollywood; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 66**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3521** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Legg-

CS for HB 3521—A bill to be entitled An act for the relief of Ronald Miller by the City of Hollywood; providing for an appropriation to compensate him for injuries sustained as a result of the negligence of an employee of the City of Hollywood; providing a limitation on the payment of fees and costs; providing an effective date.

—a companion measure, was substituted for **CS for SB 66** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3521** was placed on the calendar of Bills on Third Reading.

CS for SB 78—A bill to be entitled An act for the relief of Maricelly Lopez by the City of North Miami; providing for an appropriation to compensate Maricelly Lopez, individually and as personal representative of the Estate of Omar Mieles, for the wrongful death of her son, Omar Mieles, which was due to the negligence of a police officer of the City of North Miami; providing a limitation on the payment of fees and costs; providing that the appropriation settles all present and future claims related to the death of Omar Mieles; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 78**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 3557** was withdrawn from the Special Master on Claim Bills; and the Committees on Judiciary; Community Affairs; and Fiscal Policy.

On motion by Senator Flores-

CS for HB 3557—A bill to be entitled An act for the relief of Maricelly Lopez by the City of North Miami; providing for an appropriation to compensate Maricelly Lopez, individually and as personal representative of the Estate of Omar Mieles, for the wrongful death of her son, Omar Mieles, which was due to the negligence of a police officer of the City of North Miami; providing a limitation on the payment of fees and costs; providing that the appropriation settles all present and future claims related to the death of Omar Mieles; providing an effective date.

—a companion measure, was substituted for **CS for SB 78** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 3557** was placed on the calendar of Bills on Third Reading.

Consideration of SB 462, CS for CS for SB 7066, and CS for CS for SB 7070 was deferred.

CS for SB 876—A bill to be entitled An act relating to the Beirut Memorial; amending s. 265.111, F.S.; requiring the Capitol Complex memorial garden to include a monument for members of the United States Armed Forces who lost their lives in Beirut, Lebanon, on a specified date; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 876**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 801** was withdrawn from the Committees on Military and Veterans Affairs, Space, and Domestic Security; Appropriations Subcommittee on General Government; and Fiscal Policy.

On motion by Senator Dean-

CS for CS for HB 801—A bill to be entitled An act relating to the Beirut Memorial; amending s. 265.111, F.S.; requiring the Capitol Complex memorial garden to include a monument to the members of the United States Armed Forces who lost their lives in Beirut, Lebanon, on a specified date; providing an effective date.

—a companion measure, was substituted for **CS for SB 876** and read the second time by title.

Pursuant to Rule 4.19,  ${
m CS}$  for  ${
m CS}$  for  ${
m HB}$  801 was placed on the calendar of Bills on Third Reading.

CS for CS for SB 360—A bill to be entitled An act relating to public records; amending s. 744.3701, F.S.; providing an exemption from public records requirements for records relating to the settlement of a claim on behalf of a ward or minor; authorizing a guardian ad litem, a ward, a minor, and a minor's attorney to inspect guardianship reports and court records relating to the settlement of a claim on behalf of a ward or minor upon a showing of good cause; authorizing the court to direct disclosure and recording of an amendment to a report or court records relating to the settlement of a claim on behalf of a ward or minor, in connection with real property or for other purposes; providing a statement of public necessity; providing a contingent effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 360**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 7** was withdrawn from the Committees on Children, Families, and Elder Affairs; Governmental Oversight and Accountability; and Rules.

On motion by Senator Stargel-

CS for HB 7—A bill to be entitled An act relating to public records; amending s. 744.3701, F.S.; providing an exemption from public records requirements for records relating to the settlement of a claim on behalf of a minor or ward; authorizing a guardian ad litem, a ward, a minor, and a minor's attorney to inspect guardianship reports and court records relating to the settlement of a claim on behalf of a minor or ward, upon a showing of good cause; authorizing the court to direct disclosure and recording of an amendment to a report or court records relating to the settlement of a claim on behalf of a minor or ward, in connection with real property or for other purposes; providing a statement of public necessity; providing a contingent effective date.

—a companion measure, was substituted for CS for CS for SB 360 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 7** was placed on the calendar of Bills on Third Reading.

On motion by Senator Legg—

 ${\bf CS}$  for  ${\bf CS}$  for SB 1102—A bill to be entitled An act relating to utility projects; providing a short title; providing definitions; authorizing cer-

tain local government entities to finance the costs of a utility project by issuing utility cost containment bonds upon application by a local agency; specifying application requirements; requiring a successor entity of a local agency to assume and perform the obligations of the local agency with respect to the financing of a utility project; providing procedures for local agencies to use when applying to finance a utility project using utility cost containment bonds; authorizing an authority to issue utility cost containment bonds for specified purposes related to utility projects; authorizing an authority to form alternate entities to finance utility projects; requiring the governing body of the authority to adopt a financing resolution and impose a utility project charge on customers of a publicly owned utility as a condition of utility project financing; specifying required and optional provisions of the financing resolution; specifying powers of the authority; requiring the local agency or its publicly owned utility to assist the authority in the establishment or adjustment of the utility project charge; requiring that customers of the public utility specified in the financing resolution pay the utility project charge; providing for adjustment of the utility project charge; establishing ownership of the revenues of the utility project charge; requiring the local agency or its publicly owned utility to collect the utility project charge; conditioning a customer's receipt of public utility services on payment of the utility project charge; authorizing a local agency or its publicly owned utility to use available remedies to enforce collection of the utility project charge; providing that the pledge of the utility project charge to secure payment of bonds issued to finance the utility project is irrevocable and cannot be reduced or impaired except under certain conditions; providing that a utility project charge constitutes utility project property; providing that utility project property is subject to a lien to secure payment of costs relating to utility cost containment bonds; establishing payment priorities for the use of revenues of the utility project property; providing for the issuance and validation of utility cost containment bonds; securing the payment of utility cost containment bonds and related costs; providing that utility cost containment bonds do not obligate the state or any political subdivision and are not backed by their full faith and credit and taxing power; requiring that certain disclosures be printed on utility cost containment bonds; providing that financing costs related to utility cost containment bonds are an obligation of the authority only; providing limitations on the state's ability to alter financing costs or utility project property under certain circumstances; prohibiting an authority with outstanding payment obligations on utility cost containment bonds from becoming a debtor under certain federal or state laws; providing for construction; endowing public entities with certain powers; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 1102** was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia-

CS for SB 510—A bill to be entitled An act relating to the Miami-Dade County Lake Belt Area; amending s. 373.4149, F.S.; requiring amendments to local zoning and subdivision regulations concerning properties located within a certain area to be compatible with limestone mining activities; prohibiting amendments to local zoning and subdivision regulations which would result in an increase in residential density for certain property until there is no mining activity within a certain distance; amending s. 373.41492, F.S.; conforming a cross-reference; including water quality monitoring as an environmental purpose for which the per-ton mitigation fee may be applied; decreasing the amount of the per-ton mitigation fee for limerock and sand sold after certain dates; imposing an environmentally endangered lands fee; rescinding the water treatment plant upgrade fee; requiring the Department of Revenue to administer, enforce, and collect the environmentally endangered lands fee; adding water quality monitoring to the required uses for mitigation fee proceeds; removing a requirement that such uses be approved by the Miami-Dade County Lake Belt Mitigation Committee; requiring the environmentally endangered lands fee to be used solely for purposes related to wetland and threatened forest communities located in Miami-Dade County after proceeds are used for water treatment plant upgrades under certain conditions; reenacting s. 373.41495 (1), (2), and (3), F.S., relating to the Lake Belt Mitigation Trust Fund to incorporate the amendment made to s. 373.41492, F.S., in reference thereto; providing an effective date.

—was read the second time by title.

Senator Garcia moved the following amendments which were adopted:

Amendment 1 (939248) (with directory and title amendments)—Delete lines 111-301 and insert:

2018, and thereafter. To pay for seepage mitigation projects, including groundwater and surface water management structures designed to improve wetland habitat and approved by the Lake Belt Mitigation Committee, and to upgrade a water treatment plant that treats water coming from the Northwest Wellfield in Miami-Dade County, a water treatment plant upgrade fee is imposed within the same Lake Belt Area subject to the mitigation fee and upon the same kind of mined limerock and sand subject to the mitigation fee. The water treatment plant upgrade fee imposed by this section subsection for each ton of limerock and sand sold shall be  $6\frac{15}{15}$  cents per ton, and the collection of this fee shall cease once the total amount of proceeds collected for this fee reaches the amount of the actual moneys necessary to design and construct the water treatment plant upgrade, as determined in an open, public solicitation process. The water treatment plant upgrade fee imposed by this section expires on July 1, 2018. Any limerock or sand that is used within the mine from which the limerock or sand is extracted is exempt from the fees. The amount of the mitigation fee and the water treatment plant upgrade fee imposed under this section must be stated separately on the invoice provided to the purchaser of the limerock or sand product from the limerock or sand miner, or its subsidiary or affiliate, for which the fee or fees apply. The limerock or sand miner, or its subsidiary or affiliate, who sells the limerock or sand product shall collect the mitigation fee and the water treatment plant upgrade fee and forward the proceeds of the fees to the Department of Revenue on or before the 20th day of the month following the calendar month in which the sale occurs. The proceeds of a fee imposed by this section include all funds collected and received by the Department of Revenue relating to the fee, including interest and penalties on a delinquent fee. The amount deducted for administrative costs may not exceed 3 percent of the total revenues collected under this section and may equal only those administrative costs reasonably attributable to the fee.

- (3) The mitigation fee and the water treatment plant upgrade fee imposed by this section must be reported to the Department of Revenue. Payment of the mitigation and the water treatment plant upgrade fees must be accompanied by a form prescribed by the Department of Revenue.
- (a) The proceeds of the mitigation fee, less administrative costs, must be transferred by the Department of Revenue to the South Florida Water Management District and deposited into the Lake Belt Mitigation Trust Fund.
- (b) Beginning July 1, 2012, the proceeds of the water treatment plant upgrade fee, less administrative costs, must be transferred by the Department of Revenue to the South Florida Water Management District and deposited into the Lake Belt Mitigation Trust Fund until:
- 1. A total of \$20 million from the proceeds of the water treatment plant upgrade fee, less administrative costs, is deposited into the Lake Belt Mitigation Trust Fund; or
- 2. the quarterly pathogen sampling conducted as a condition of the permits issued by the department for rock mining activities in the Miami-Dade County Lake Belt Area demonstrates that the water in any quarry lake in the vicinity of the Northwest Wellfield would be classified as being in Bin 2 or higher as defined in the Environmental Protection Agency's Long Term 2 Enhanced Surface Water Treatment Rule.
- (b)(e) Upon the earliest occurrence of the criterion under subparagraph (b)1. or subparagraph (b)2., The proceeds of the water treatment plant upgrade fee, less administrative costs and less 2 cents per ton transferred pursuant to paragraph (c), must be transferred by the Department of Revenue to a trust fund established by Miami-Dade County, for the sole purpose authorized by paragraph (6)(a).
- (c) Until December 1, 2016, or until funding for the study is complete, whichever comes earlier, 2 cents per ton, not to exceed \$300,000, shall be transferred by the Department of Revenue to the State Fire Marshal to be used to fund the study required under s. 552.30 to review the established statewide ground vibration limits for construction materials mining activities and to review any legitimate claims paid for damages caused by such mining activities. Any amount not used to fund the study shall be

transferred to the trust fund established by Miami-Dade County, for the sole purpose authorized by paragraph (6)(a).

- (6)(a) The proceeds of the mitigation fee must be used to conduct mitigation activities that are appropriate to offset the loss of the value and functions of wetlands as a result of mining activities and to conduct water quality monitoring to ensure the protection of water resources within the Lake Belt Area and be approved by the Miami Dade County Lake Belt Mitigation Committee. Such mitigation may include the purchase, enhancement, restoration, and management of wetlands and uplands in the Everglades watershed, the purchase of mitigation credit from a permitted mitigation bank, and any structural modifications to the existing drainage system to enhance the hydrology of the Miami-Dade County Lake Belt Area or the Everglades watershed. Funds may also be used to reimburse other funding sources, including the Save Our Rivers Land Acquisition Program, the Internal Improvement Trust Fund, the South Florida Water Management District, and Miami-Dade County, for the purchase of lands that were acquired in areas appropriate for mitigation due to rock mining and to reimburse governmental agencies that exchanged land under s. 373.4149 for mitigation due to rock mining. The proceeds of the water treatment plant upgrade fee deposited into the Lake Belt Mitigation Trust Fund shall be used solely to pay for seepage mitigation projects, including groundwater or surface water management structures designed to improve wetland habitat and approved by the Lake Belt Mitigation Committee. The proceeds of the water treatment plant upgrade fee which are transmitted to a trust fund established by Miami-Dade County shall be used to upgrade a water treatment plant that treats water coming from the Northwest Wellfield in Miami-Dade County. As used in this section, the terms "upgrade a water treatment plant" or "treatment plant upgrade" mean those works necessary to treat or filter a surface water source or supply or both
- (8) If a general permit by the United States Army Corps of Engineers, or an appropriate long term permit for mining, consistent with the Miami Dade County Lake Belt Plan, this section, and ss. 373.4149, 373.4415, and 378.4115 is not issued on or before September 30, 2000, the fee imposed by this section is suspended until revived by the Legislature.
- (9)(a) The Legislature finds that more than 1,000 water samples from quarry lakes and groundwater sources near the Northwest Wellfield have been analyzed without a single detection of pathogens. The Legislature further finds that the best available science indicates that there is no connection between the Lake Belt quarry lakes and any potential need to upgrade the water treatment plant that receives water from the Northwest Wellfield for pathogen removal and none is expected in the future.
- (b) To assist the Legislature in determining if a portion of the limestone mining fee should be dedicated to a treatment plant upgrade through July 1, 2018, pursuant to subsection (2), Miami-Dade County shall:
- 1. By January 15, 2016, submit to the President of the Senate and the Speaker of the House of Representatives a detailed accounting of the Lake Belt fees collected through June 30, 2015, and all expenditures of those fees; and
- 2. By January 15, 2017, submit to the President of the Senate and the Speaker of the House of Representatives a detailed report on all pathogen data collection and analyses related to the Northwest Wellfield and the planning and engineering studies undertaken to upgrade any water treatment plant to provide treatment for pathogens in water from the Northwest Wellfield.

And the directory clause is amended as follows:

Delete lines 65-66 and insert:

Section 2. Subsections (1), (2), and (3), paragraph (a) of subsection (6), and subsection (8) of section 373.41492, Florida Statutes, are amended, present subsection (9) is redesignated as subsection (8), and a new subsection (9) is added to that section, to read:

And the title is amended as follows:

Delete lines 16-28 and insert: certain dates; decreasing the amount of the per-ton water treatment plant upgrade fee; requiring that a portion of the proceeds from the per-ton water treatment plant upgrade fee

be used to fund a study reviewing certain mining activities and claims relating to such activities; adding water quality monitoring to the required uses for mitigation fee proceeds; providing for the expiration of the water treatment plant upgrade fee; removing a requirement that uses of the mitigation fee proceeds be approved by the Miami-Dade County Lake Belt Mitigation Committee; deleting an obsolete provision; providing legislative findings; requiring Miami-Dade County to submit certain reports to the Legislature; reenacting s.

Amendment 2 (808674) (with title amendment)—Between lines 301 and 302 insert:

Section 3. Subsection (3) is added to section 552.30, Florida Statutes, to read:

552.30 Construction materials mining activities.—

- (3) The State Fire Marshal is directed to conduct or contract for a study to review whether the established statewide ground vibration limits for construction materials mining activities are still appropriate and to review any legitimate claims paid for damages caused by such mining activities. The study must include a review of measured vibration amplitudes and frequencies, structure responses, theoretical analyses of material strength and strains, and assessments of home damages.
- (a) The study shall be funded using the specified portion of revenues received from the water treatment plant upgrade fee pursuant to s. 373.41492.
- (b) The State Fire Marshal shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 1, 2016, which contains the findings of the study and any recommendations.

And the title is amended as follows:

Delete line 28 and insert: plant upgrades under certain conditions; amending s. 552.30, F.S.; requiring the State Fire Marshal to conduct a study reviewing the appropriateness of the established statewide ground vibration limits for construction materials mining activities and any legitimate claims paid for damages caused by such mining activities; providing funding for the study; requiring a report to be submitted to the Governor and the Legislature by a certain date; reenacting s.

Pursuant to Rule 4.19, **CS for SB 510** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

CS for CS for SB 318-A bill to be entitled An act relating to guardianship proceedings; amending s. 709.2105, F.S.; revising the qualifications of an agent in the execution of power of attorney to include certain not-for-profit corporations; providing criteria for such corporations; amending s. 709.2109, F.S.; requiring the filing of a motion before suspension of a power of attorney in proceedings to determine a principal's incapacity or for appointment of a guardian advocate under certain circumstances; amending ss. 744.107 and 744.1075, F.S.; authorizing a court to appoint the office of criminal conflict and civil regional counsel as a court monitor in guardianship proceedings; amending s. 744.108, F.S.; providing that fees and costs incurred by an attorney appointed by a court or an attorney who has rendered services to a ward in compensation proceedings are payable from guardianship assets; providing that expert testimony is not required in proceedings to determine compensation for an attorney, a guardian, or a person employed by a guardian; requiring a person offering expert testimony to provide notice to interested persons; providing that reasonable expert witness fees are recoverable; amending s. 744.3025, F.S.; providing that a court may appoint a guardian ad litem to represent a minor if necessary to protect the minor's interest in a settlement; providing that a settlement of a minor's claim is subject to certain confidentiality provisions; amending s. 744.3031, F.S.; requiring notice to an alleged incapacitated person and such person's attorney of a petition for appointment of an emergency temporary guardian before a hearing on the petition commences; providing an exception; prohibiting the final payment of the emergency temporary guardian fees and his or her attorney fees until the final report is filed; amending s. 744.309, F.S.; providing that a for-profit corporation may act as guardian of a person under certain circumstances; providing conditions; requiring the posting and maintenance of a fiduciary bond; limiting liability; requiring the corporation to maintain certain insurance coverage; providing for certain grandfathered guardianships; amending s. 744.3115, F.S.; directing the court to specify authority for health care decisions with respect to a ward's advance directive; amending s. 744.312, F.S.; requiring a court to consider the wishes of the ward's relatives when appointing a guardian; prohibiting a court from giving preference to the appointment of certain persons as guardians; providing requirements for the appointment of professional guardians; amending s. 744.3203, F.S.; providing grounds for filing a motion for suspension of a power of attorney before determination of incapacity; providing criteria for such motion; requiring a hearing under certain conditions; providing for the award of attorney fees and costs; amending s. 744.331, F.S.; directing the court to consider certain factors when determining incapacity; requiring that the examining committee be paid from state funds as court-appointed expert witnesses if a petition for incapacity is dismissed or denied; requiring that a petitioner reimburse the state for such expert witness fees if the court finds the petition to have been filed in bad faith; amending s. 744.344, F.S.; revising conditions under which the court is authorized to appoint an emergency temporary guardian; amending s. 744.345, F.S.; revising provisions relating to letters of guardianship; creating s. 744.359, F.S.; prohibiting abuse, neglect, or exploitation of a ward by a guardian; requiring reporting thereof to the Department of Children and Families central abuse hotline; providing for interpretation; amending s. 744.361, F.S.; providing additional powers and duties of a guardian; amending s. 744.367, F.S.; revising the period during which a guardian must file an annual guardianship plan with the court; amending s. 744.369, F.S.; providing for the continuance of a guardian's authority to act under an expired annual report under certain circumstances; amending s. 744.3715, F.S.; providing that an interested party may petition the court regarding a guardian's failure to comply with the duties of a guardian; amending s. 744.464, F.S.; establishing the burden of proof for determining restoration of capacity of a ward in pending guardianship cases; requiring a court to advance such cases on the calendar; providing applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 318**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for CS for HB 5** was withdrawn from the Committees on Judiciary; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

On motion by Senator Diaz de la Portilla-

CS for CS for HB 5—A bill to be entitled An act relating to guardianship proceedings; amending s. 709.2109, F.S.; requiring the filing of a motion before termination or suspension of a power of attorney in proceedings to determine a principal's incapacity or for appointment of a guardian advocate under certain circumstances; amending ss. 744.107 and 744.1075, F.S.; authorizing a court to appoint the office of criminal conflict and civil regional counsel as a court monitor in guardianship proceedings; amending s. 744.108, F.S.; providing that fees and costs incurred by an attorney who has rendered services to a ward in compensation proceedings are payable from guardianship assets; providing that expert testimony is not required in proceedings to determine compensation for an attorney or guardian; requiring a person offering expert testimony to provide notice to interested persons; providing that expert witness fees are recoverable by the prevailing interested person; amending s. 744.3025, F.S.; providing that a court may appoint a guardian ad litem to represent a minor if necessary to protect the minor's interest in a settlement; providing that a settlement of a minor's claim is subject to certain confidentiality provisions; amending s. 744.3031, F.S.; requiring notification of an alleged incapacitated person and such person's attorney of a petition for appointment of an emergency temporary guardian before a hearing on the petition commences; prohibiting the payment of the emergency temporary guardian's final fees and his or her final attorney fees until the final report is filed; amending s. 744.309, F.S.; providing that certain for-profit corporations may act as guardian of a person; providing conditions; requiring the posting and maintenance of a fiduciary bond; limiting liability; requiring the corporation to maintain certain insurance coverage; providing for certain grandfathered guardianships; amending s. 744.3115, F.S.; directing the court to specify authority for health care decisions with respect to a ward's advance directive; amending s. 744.312, F.S.; prohibiting a court from giving preference to the appointment of certain persons as guardians; providing requirements for the appointment of professional guardians; amending s. 744.3203, F.S.; providing grounds for filing a motion for suspension of a power of attorney before determination of incapacity; providing criteria for such motion; requiring a hearing under certain conditions; providing for the award of attorney fees and costs; amending s. 744.331, F.S.; directing the court to consider certain factors when determining incapacity; requiring that the examining committee be paid from state funds as court-appointed expert witnesses if a petition for incapacity is dismissed; requiring that a petitioner reimburse the state for such expert witness fees if the court finds the petition to have been filed in bad faith; amending s. 744.344, F.S.; providing conditions under which the court is authorized to appoint an emergency temporary guardian; amending s. 744.345, F.S.; revising provisions relating to letters of guardianship; creating s. 744.359, F.S.; prohibiting abuse, neglect, or exploitation of a ward by a guardian; requiring reporting thereof to the Department of Children and Families central abuse hotline; providing for interpretation; amending s. 744.361, F.S.; providing additional powers and duties of a guardian; amending s. 744.367, F.S.; revising the period during which a guardian must file an annual guardianship plan with the court; amending s. 744.369, F.S.; providing for the continuance of a guardian's authority to act under an expired annual report under certain circumstances; amending s. 744.3715, F.S.; providing that an interested party may petition the court regarding a guardian's failure to comply with the duties of a guardian; amending s. 744.464, F.S.; establishing the burden of proof for determining restoration of capacity of a ward in pending guardianship cases; requiring a court to advance such cases on the calendar; providing applicability; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 318 and read the second time by title.

Senator Lee moved the following amendment which was adopted:

Amendment 1 (611090) (with title amendment)—Before line 86 insert:

- Section 1. Section 709.2105, Florida Statutes, is amended to read:
- 709.2105 Qualifications of agent; execution of power of attorney.—
- (1) The agent must be one of the following:
- (a) A natural person who is 18 years of age or older. or
- (b) A financial institution that has trust powers, has a place of business in this state, and *authorization* is authorized to conduct trust business in this state.
- (c) A not-for-profit corporation that complies with the requirements of subparagraphs 1.-7.
- 1. The not-for-profit corporation must be qualified to do business in the state; must be organized for charitable or religious purposes in this state; must have served as a court-appointed guardian before January 1, 1996; must be tax-exempt under s. 501(c)(3) of the Internal Revenue Code; may not charge a fee or cost to a principal for services but may be reimbursed for actual expenses; and must serve only principals who reside in communities that provide housing for older persons as defined in s. 760.29(4) and former residents of such communities.
- 2. The not-for-profit corporation must have each principal who signs a power of attorney on or after July 1, 2015 sign a separate written instrument containing the following language in 14-point uppercase type:
  - I UNDERSTAND THAT THE AGENT IS A NOT-FOR-PROFIT CORPORATION THAT IS NOT CHARGING A FEE FOR SERVICES TO ME (BUT MAY BE REIMBURSED FOR ACTUAL EXPENSES) AND THAT THE INDIVIDUALS THAT WILL PROVIDE ME SERVICES ARE VOLUNTEERS WHO MAY NOT HAVE A STATE LICENSE OR CERTIFICATION.
  - I UNDERSTAND THAT THE ASSETS OF THE NOT-FOR-PROFIT CORPORATION MAY NOT BE SUFFICIENT TO COVER LIABILITY ARISING FROM AN ERROR, AN OMISSION, OR ANY INTENTIONAL MISCONDUCT COMMITTED BY A DIRECTOR, OFFICER, EMPLOYEE, VOLUNTEER OR AGENT OF THE CORPORATION.
- 3. The not-for-profit corporation must allow the clerk of the circuit court for the circuit in which the corporation maintains its primary place

- of business to, at any time, audit the books and records of the corporation upon request.
- 4. No person shall act on behalf of the not-for-profit corporation in its role as an agent who:
- a. Has been convicted of a felony; who, from any incapacity or illness, is incapable of discharging the duties of an agent; or who is otherwise unsuitable to perform the duties of an agent.
- b. Has been arrested for and is awaiting final disposition of, has been found guilty of, regardless of adjudication, or has entered a plea of nolo contendere or guilty to, any offense involving dishonesty or listed at s. 435.04(2), or similar law of another jurisdiction.
  - c. Has been adjudicated bankrupt in the previous 10 years.
- d. Provides substantial services to the principal in a professional or business capacity, or is a creditor of the principal, and retains that previous professional or business relationship.
- e. Is in the employ of any person, agency, government, or corporation that provides service to the principal in a professional or business capacity unless such person so employed is the spouse, adult child, parent, or sibling of the principal or a court determines that the potential conflict of interest is insubstantial and the ability of such person to act on behalf of the not-for-profit corporation in its role as agent would clearly be in the principal's best interest.
- 5. The not-for-profit corporation shall require all directors, officers, and employees of the not-for-profit corporation, and any person that acts on behalf of the not-for-profit corporation in its role as an agent, to submit, at their own expense or at the expense of the corporation, but never at the cost of any principal, to a credit history background check prior to acting as an agent. A credit history background check shall be completed again at least once every 2 years after the initial check. The corporation shall maintain a file on each director, officer, and employee, and any person that acts on behalf of the not-for-profit corporation in its role as an agent, and retain in the file documentation of the result of any credit history background check conducted under this subparagraph. The clerk of court may audit such credit history background files.
- 6. The not-for-profit corporation shall require all directors, officers, and employees of the not-for-profit corporation, and any person that acts on behalf of the not-for-profit corporation in its role as an agent, to submit, at their own expense or at the expense of the corporation, but never at the cost of any principal, to a criminal history background check prior to acting as an agent. The corporation shall maintain a file on each director, officer, and employee, and any person that acts on behalf of the not-for-profit corporation in its role as an agent, and retain in the file documentation of the result of any criminal history background check conducted under this subparagraph. The corporation must allow a principal to review the criminal history background check as to any person acting on behalf of such principal. The clerk of court may audit such criminal history background files.
- 7. The not-for-profit corporation must keep on file in the community in which the corporation is acting an updated listing of each person who is authorized to act on behalf of the corporation as an agent, along with a copy of the background check requirements. Any principal may request a copy of the list of authorized persons.
- 8. Any person that acts on behalf of a not-for-profit corporation pursuant to this paragraph in its role as an agent under a power of attorney has a fiduciary responsibility to the principal and must comply with all provisions of this chapter.
- 9. In addition to any other penalty provided by law, any person acting on behalf of a not-for-profit corporation in its role as an agent pursuant to this paragraph is subject to the provisions of s. 825.103.
- (2) A power of attorney must be signed by the principal and by two subscribing witnesses and be acknowledged by the principal before a notary public or as otherwise provided in s. 695.03.
- (3) If the principal is physically unable to sign the power of attorney, the notary public before whom the principal's oath or acknowledgment is made may sign the principal's name on the power of attorney pursuant to s. 117.05(14).

And the title is amended as follows:

Between lines 2 and 3 insert: s. 709.2105, F.S.; revising the qualifications of an agent in the execution of power of attorney to include certain not-for-profit corporations; providing criteria for such corporations; providing that a person acting on behalf of the corporation in its role as an agent under a power of attorney has a fiduciary responsibility to the principal; amending

Pursuant to Rule 4.19, **CS for CS for CS for HB 5**, as amended, was placed on the calendar of Bills on Third Reading.

SB 984—A bill to be entitled An act relating to an exemption from legislative lobbying requirements; amending s. 11.045, F.S.; revising the definition of the term "expenditure"; specifying that the term does not include use of a public facility or public property that is made available by a governmental entity to a legislator for a public purpose, to exempt such use from legislative lobbying requirements; providing an effective date.

—was read the second time by title. On motion by Senator Braynon, by two-thirds vote **SB 984** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

Margolis Mr. President Flores Abruzzo Gaetz Montford Galvano Bean Negron Benacquisto Garcia Richter Bradley Gibson Ring Brandes Grimslev Sachs Braynon Hays Simmons Bullard Hukill Simpson Clemens Hutson Sobel Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson Evers Legg

Nays-None

CS for CS for SB 284—A bill to be entitled An act relating to private property rights; amending s. 70.001, F.S.; revising the terms "property owner" and "real property"; authorizing a governmental entity to treat a written claim as pending litigation for purposes of holding certain meetings privately; providing that any settlement agreement reached between an owner and a governmental entity applies so long as the agreement resolves all issues; providing exceptions to the applicability of the Bert J. Harris, Jr., Private Property Rights Protection Act; creating s. 70.45, F.S.; defining terms; authorizing a property owner to bring an action to recover damages caused by a prohibited exaction; requiring a property owner to provide written notice of such action to the relevant governmental entity; authorizing the governmental entity to treat such a claim as pending litigation for purposes of holding certain meetings privately; specifying the burden of proof imposed on the governmental entity and the property owner, respectively, in such an action; authorizing the award of reasonable attorney fees and costs under specified circumstances; waiving the state's sovereign immunity for certain causes of action; providing applicability; amending s. 70.80, F.S.; specifying that an action for a prohibited exaction is not to be construed in pari materia with certain other actions; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 284**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for CS for HB 383** was withdrawn from the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Diaz de la Portilla-

CS for CS for HB 383—A bill to be entitled An act relating to private property rights; amending s. 70.001, F.S.; revising the terms

"property owner" and "real property"; providing that any settlement agreement reached between an owner and a governmental entity applies so long as the agreement resolves all issues; providing exceptions to the applicability of the Bert J. Harris, Jr., Private Property Rights Protection Act; creating s. 70.45, F.S.,; defining terms; authorizing a property owner to bring an action to recover damages caused by a prohibited exaction; requiring a property owner to provide written notice of such action to the relevant governmental entity; specifying the burdens of proof imposed on the governmental entity and the property owner in such action; authorizing the award of reasonable attorney fees and costs under specified circumstances; waiving the state's sovereign immunity for certain causes of action; providing applicability; amending s. 70.80, F.S.; specifying that an action for a prohibited exaction is not to be construed in pari materia with certain other actions; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 284 and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for HB 383** was placed on the calendar of Bills on Third Reading.

CS for SB 1526-A bill to be entitled An act relating to athletic trainers; amending s. 468.70, F.S.; revising legislative intent; amending s. 468.701, F.S.; revising definitions; amending s. 468.703, F.S.; deleting the requirement for the Governor to appoint the initial members of the Board of Athletic Training; amending s. 468.705, F.S.; revising the board's authorization to adopt certain rules relating to communication between an athletic trainer and a supervising physician; amending s. 468.707, F.S.; requiring certain applicants for licensure to submit fingerprints; revising requirements for licensure; authorizing the board to require a background screening for an applicant in certain circumstances; amending s. 468.709, F.S.; deleting the requirement for the board to establish an examination fee; amending s. 468.711, F.S.; revising continuing education requirements for license renewal; amending s. 468.713, F.S.; revising responsibilities of athletic trainers to include requirements that a trainer must practice under the direction of a physician; amending s. 468.715, F.S.; prohibiting sexual misconduct by an athletic trainer; amending s. 468.717, F.S.; prohibiting unlicensed persons from practicing athletic training or representing themselves as athletic trainers; prohibiting an unlicensed person from using specified titles; amending s. 468.719, F.S.; revising grounds for disciplinary action; amending s. 468.723, F.S.; providing exemptions; amending s. 456.0135, F.S.; revising general background screening provisions to include athletic trainers; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1526**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 541** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Fiscal Policy.

On motion by Senator Legg-

CS for HB 541—A bill to be entitled An act relating to athletic trainers; amending s. 468.70, F.S.; revising legislative intent; amending s. 468.701, F.S.; revising definitions; amending s. 468.703, F.S.; deleting the requirement for the Governor to appoint the initial members of the Board of Athletic Training; amending s. 468.705, F.S.; revising the board's authorization to adopt certain rules relating to communication between an athletic trainer and a supervising physician; amending s. 468.707, F.S.; revising requirements for licensure; authorizing the board to require a background screening for an applicant in certain circumstances; amending s. 468.709, F.S.; deleting the requirement for the board to establish an examination fee; amending s. 468.711, F.S.; revising continuing education requirements for license renewal; amending s. 468.713, F.S.; revising responsibilities of athletic trainers to include requirements that a trainer must practice under the direction of a physician; amending s. 468.715, F.S.; prohibiting sexual misconduct by an athletic trainer; amending s. 468.717, F.S.; prohibiting unlicensed persons from practicing athletic training or representing themselves as athletic trainers; prohibiting an unlicensed person from using specified titles; amending s. 468.719, F.S.; revising grounds for disciplinary action; amending s. 468.723, F.S.; providing exemptions; amending s. 456.0135, F.S.; revising general background screening provisions to include athletic trainers; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  1526 and read the second time by title.

Pursuant to Rule 4.19,  ${f CS}$  for  ${f HB}$  541 was placed on the calendar of Bills on Third Reading.

On motion by Senator Hays-

CS for CS for SB 118-A bill to be entitled An act relating to voluntary contributions for public education facilities; creating s. 215.165, F.S.; authorizing a participating business that registers with the Department of Revenue to solicit and collect contributions from its customers for the construction and maintenance of public education facilities; providing registration requirements; requiring the department to issue a certificate and taxpayer identification number to a participating business; requiring a participating business to file a return and remit contributions to the department within a specified timeframe; providing that contributions become state funds at the moment of collection by a participating business; requiring the department to deposit contributions into the Public Education Capital Outlay and Debt Service Trust Fund; authorizing the department to adopt rules establishing forms and procedures; providing that certain provisions of law regarding the authority to audit and make assessments and the maintenance of books and records apply to the collection and remittance of voluntary contributions; providing that certain provisions of law regarding interest and penalties, estimated tax liability, and a dealer's credit for collections do not apply to such collections and remittances; authorizing the department to conduct an audit of voluntary contributions or undertake enforcement proceedings under certain circumstances; requiring the department to provide written notification to a participating business if the department finds during an audit that voluntary contributions were not remitted; providing for the remittance of unremitted contributions without penalty or interest within a specified period; providing for penalties and interest on contributions that are not remitted within the specified period; authorizing participating businesses to deduct a specified percentage, up to a certain maximum amount, of the voluntary contributions collected to compensate themselves for certain expenses; amending s. 1013.65, F.S.; including voluntary contributions as a source of funding for the Public Education Capital Outlay and Debt Service Trust Fund; authorizing the executive director of the department to adopt emergency rules; providing that such rules are effective for a specified period; providing for expiration; providing an appropriation; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 118 was placed on the calendar of Bills on Third Reading.

CS for CS for SB 228—A bill to be entitled An act relating to online voter registration; creating s. 97.0525, F.S.; requiring the Division of Elections of the Department of State to develop an online voter registration system; providing application and security requirements; requiring the system to compare information submitted online with Department of Highway Safety and Motor Vehicles records; providing for the disposition of voter registration applications; requiring system compliance with federal accessibility provisions; providing for construction; requiring the division to report to the Legislature regarding online voter registration implementation by a specified date; providing an appropriation; providing an effective date.

—was read the second time by title. On motion by Senator Clemens, by two-thirds vote **CS for CS for SB 228** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-34

Mr. President	Dean	Grimsley
Abruzzo	Detert	Hays
Bean	Diaz de la Portilla	Joyner
Benacquisto	Evers	Latvala
Bradley	Flores	Lee
Brandes	Gaetz	Legg
Braynon	Galvano	Margolis
Clemens	Gibson	Montford

Richter	Simpson	Stargel
Ring	Smith	Thompson
Sachs	Sobel	
Simmons	Soto	
Nays—3		
Hukill	Hutson	Negron

Consideration of SB 590 was deferred.

CS for SB 718—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; providing procedures for agencies to follow when initiating rulemaking after certain public hearings; limiting reliance upon an unadopted rule in certain circumstances; amending s. 120.55, F.S.; providing for publication of notices of rule development and of rules filed for adoption; providing for additional notice of rule development, proposals, and adoptions in the Florida Administrative Register; requiring certain agencies to provide additional email notifications concerning specified rulemaking and rule development activities; amending s. 120.56, F.S.; specifying the burden of proof necessary for a petitioner to challenge a proposed rule or unadopted agency statement; amending s. 120.569, F.S.; granting agencies additional time to render final orders in certain circumstances; amending s. 120.57, F.S.; conforming proceedings that oppose agency action based on an invalid or unadopted rule to proceedings used for challenging rules; requiring the agency to issue a notice stating whether the agency will rely on the challenged rule or alleged unadopted rule; authorizing the administrative law judge to make certain findings on the validity of certain alleged unadopted rules; authorizing the administrative law judge to issue a separate final order on certain rules and alleged unadopted rules; prohibiting agencies from rejecting specific conclusions of law in certain final orders rendered by an administrative law judge; authorizing a petitioner to file certain collateral challenges regarding the validity of a rule; authorizing the administrative law judge to consolidate proceedings in such rule challenges; providing for the stay of proceedings not involving disputed issues of fact upon timely filing of a rule challenge; providing that the final order terminates the stay; amending s. 120.68, F.S.; providing for judicial review of orders rendered in challenges to specified rules or unadopted rules; authorizing extensions for filing certain appeals or petitions for review under certain circumstances; amending s. 120.695, F.S.; removing obsolete provisions with respect to required agency review and designation of minor violations; requiring agency review and certification of minor violation rules by a specified date; requiring the reporting of an agency's failure to complete the review and file certification of such rules; requiring minor violation certification for all rules adopted after a specified date; requiring public notice; providing applicability; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 718**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for CS for HB 435** was withdrawn from the Committees on Judiciary; Appropriations Subcommittee on General Government; and Appropriations.

CS for CS for CS for HB 435—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; providing procedures for agencies to follow when initiating rulemaking after certain public hearings; limiting reliance upon an unadopted rule in certain circumstances; amending s. 120.55, F.S.; providing for publication of notices of rule development and of rules filed for adoption; providing for additional notice of rule development, proposals, and adoptions in the Florida Administrative Register; requiring certain agencies to provide additional e-mail notifications concerning specified rulemaking and rule development activities; providing that failure to follow certain provisions does not constitute grounds to challenge validity of a rule; amending s. 120.56, F.S.; clarifying language; amending s. 120.57, F.S.; conforming proceedings that oppose agency action based on an invalid or unadopted rule to proceedings used for challenging rules; authorizing the administrative law judge to make certain findings on the validity of certain alleged unadopted rules; prohibiting agencies from rejecting specific conclusions of law in certain recommended orders rendered by an administrative law judge; authorizing a petitioner to file certain collateral

challenges regarding the validity of a rule; authorizing the administrative law judge to consolidate proceedings in such rule challenges; providing that agency action may not be based on an invalid or unadopted rule; amending s. 120.68, F.S.; revising mechanism for determining when appeals or petitions for review must be instituted; authorizing extensions for filing certain appeals or petitions for review under certain circumstances; amending s. 120.695, F.S.; removing obsolete provisions with respect to required agency review and designation of minor violations; requiring agency review and certification for all rules adopted after a specified date; requiring public notice; providing applicability; conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for **CS for SB 718** and read the second time by title.

On motion by Senator Lee, further consideration of  ${\bf CS}$  for  ${\bf CS}$  for  ${\bf CS}$  for  ${\bf HB}$  435 was deferred.

Consideration of CS for CS for SB 1402 was deferred.

CS for SB 912—A bill to be entitled An act relating to recycled and recovered materials; amending s. 403.727, F.S.; exempting a person who sells, transfers, or arranges for the transfer of recycled and recovered materials from liability for hazardous substances released or threatened to be released from the receiving facility or site under certain circumstances; defining the term "recycled and recovered materials"; providing retroactive application under certain circumstances; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 912**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 787** was withdrawn from the Committees on Environmental Preservation and Conservation; Judiciary; and Fiscal Policy.

On motion by Senator Bean-

CS for HB 787—A bill to be entitled An act relating to recycled and recovered materials; amending s. 403.727, F.S.; exempting a person who sells, transfers, or arranges for the transfer of recycled and recovered materials from liability for hazardous substances released or threatened to be released from the receiving facility or site, under certain circumstances; defining the term "recycled and recovered materials"; providing retroactive application under certain circumstances; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  912 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 787** was placed on the calendar of Bills on Third Reading.

On motion by Senator Flores-

CS for CS for SB 972-A bill to be entitled An act relating to ad valorem taxation; amending s. 192.0105, F.S.; conforming a provision to changes made by the act; amending s. 193.0235, F.S.; revising the definition of the term "common element" for purposes of prorating ad valorem taxes for certain properties under certain circumstances; amending s. 193.122, F.S.; establishing deadlines for value adjustment boards to hear petitions and issue the second tax roll certification; providing applicability; amending s. 194.011, F.S.; specifying procedures for filing petitions to the value adjustment board; amending s. 194.014, F.S.; revising the entities authorized to determine under certain circumstances that a petitioner owes ad valorem taxes or is owed a refund of overpaid taxes; revising the interest rate upon which unpaid and overpaid ad valorem taxes accrue; defining the term "bank prime loan rate"; amending s. 194.015, F.S.; authorizing the district school board and county commission to audit certain expenses of the value adjustment board; amending s. 194.032, F.S.; requiring a property appraiser to notify a petitioner when property record cards are available online; authorizing a property appraiser to reschedule a hearing relating to an

assessment; requiring a petitioner and a property appraiser to show good cause to reschedule such hearing; defining the term "good cause"; requiring the clerk to provide certain notice to a petitioner of a rescheduled hearing requested by the petitioner; amending s. 194.034, F.S.; revising the entities that may represent a taxpayer before the value adjustment board; providing effective dates.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 972 was placed on the calendar of Bills on Third Reading.

On motion by Senator Lee, the Senate resumed consideration of-

CS for CS for CS for HB 435—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; providing procedures for agencies to follow when initiating rulemaking after certain public hearings; limiting reliance upon an unadopted rule in certain circumstances; amending s. 120.55, F.S.; providing for publication of notices of rule development and of rules filed for adoption; providing for additional notice of rule development, proposals, and adoptions in the Florida Administrative Register; requiring certain agencies to provide additional e-mail notifications concerning specified rulemaking and rule development activities; providing that failure to follow certain provisions does not constitute grounds to challenge validity of a rule; amending s. 120.56, F.S.; clarifying language; amending s. 120.57, F.S.; conforming proceedings that oppose agency action based on an invalid or unadopted rule to proceedings used for challenging rules; authorizing the administrative law judge to make certain findings on the validity of certain alleged unadopted rules; prohibiting agencies from rejecting specific conclusions of law in certain recommended orders rendered by an administrative law judge; authorizing a petitioner to file certain collateral challenges regarding the validity of a rule; authorizing the administrative law judge to consolidate proceedings in such rule challenges; providing that agency action may not be based on an invalid or unadopted rule; amending s. 120.68, F.S.; revising mechanism for determining when appeals or petitions for review must be instituted; authorizing extensions for filing certain appeals or petitions for review under certain circumstances; amending s. 120.695, F.S.; removing obsolete provisions with respect to required agency review and designation of minor violations; requiring agency review and certification of minor violation rules by a specified date; requiring minor violation certification for all rules adopted after a specified date; requiring public notice; providing applicability; conforming provisions to changes made by the act; providing an effective date.

-which was previously considered this day.

Pursuant to Rule 4.19, **CS for CS for CS for HB 435** was placed on the calendar of Bills on Third Reading.

On motion by Senator Lee-

CS for CS for SB 1402—A bill to be entitled An act relating to the organization of the Department of Financial Services; amending s. 20.121, F.S.; revising the divisions and functions of the department; authorizing the Chief Financial Officer to establish divisions, bureaus, or offices of the department; amending s. 110.205, F.S.; exempting certain positions within the department's Division of Accounting and Auditing from career service requirements; amending s. 624.26, F.S.; conforming provisions to changes made by the act; amending s. 624.307, F.S.; providing powers and duties of the department's Division of Consumer Services; authorizing the division to impose certain penalties; authorizing the department to adopt rules relating to the division; providing for construction; amending s. 624.502, F.S.; requiring that certain service of process fees be deposited into the Administrative Trust Fund; amending ss. 16.59, 400.9935, 409.91212, 440.105, 440.1051, 440.12, 624.521, 626.016, 626.989, 626.9891, 626.9892, 626.9893, 626.9894, 626.9895, 626.99278, 627.351, 627.711, 627.736, 627.7401, 631.156, 641.30, and 932.7055, F.S.; conforming provisions to changes made by the act; making technical changes; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 1402 was placed on the calendar of Bills on Third Reading.

The Senate resumed consideration of-

CS for CS for SB 1102—A bill to be entitled An act relating to utility projects; providing a short title; providing definitions; authorizing certain local government entities to finance the costs of a utility project by issuing utility cost containment bonds upon application by a local agency; specifying application requirements; requiring a successor entity of a local agency to assume and perform the obligations of the local agency with respect to the financing of a utility project; providing procedures for local agencies to use when applying to finance a utility project using utility cost containment bonds; authorizing an authority to issue utility cost containment bonds for specified purposes related to utility projects; authorizing an authority to form alternate entities to finance utility projects; requiring the governing body of the authority to adopt a financing resolution and impose a utility project charge on customers of a publicly owned utility as a condition of utility project financing; specifying required and optional provisions of the financing resolution; specifying powers of the authority; requiring the local agency or its publicly owned utility to assist the authority in the establishment or adjustment of the utility project charge; requiring that customers of the public utility specified in the financing resolution pay the utility project charge; providing for adjustment of the utility project charge; establishing ownership of the revenues of the utility project charge; requiring the local agency or its publicly owned utility to collect the utility project charge; conditioning a customer's receipt of public utility services on payment of the utility project charge; authorizing a local agency or its publicly owned utility to use available remedies to enforce collection of the utility project charge; providing that the pledge of the utility project charge to secure payment of bonds issued to finance the utility project is irrevocable and cannot be reduced or impaired except under certain conditions; providing that a utility project charge constitutes utility project property; providing that utility project property is subject to a lien to secure payment of costs relating to utility cost containment bonds; establishing payment priorities for the use of revenues of the utility project property; providing for the issuance and validation of utility cost containment bonds; securing the payment of utility cost containment bonds and related costs; providing that utility cost containment bonds do not obligate the state or any political subdivision and are not backed by their full faith and credit and taxing power; requiring that certain disclosures be printed on utility cost containment bonds; providing that financing costs related to utility cost containment bonds are an obligation of the authority only; providing limitations on the state's ability to alter financing costs or utility project property under certain circumstances; prohibiting an authority with outstanding payment obligations on utility cost containment bonds from becoming a debtor under certain federal or state laws; providing for construction; endowing public entities with certain powers; providing an effective date.

-which was previously considered this day.

On motion by Senator Legg, by two-thirds vote **CS for CS for SB 1102** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Flores Margolis Abruzzo Gaetz Montford Galvano Bean Negron Garcia Richter Benacquisto Bradley Gibson Ring Brandes Grimsley Sachs Braynon Hays Simmons Bullard Hukill Simpson Hutson Smith Clemens Dean Jovner Sobel Detert Latvala Soto Diaz de la Portilla Lee Stargel Legg Thompson

Nays-None

CS for CS for SB 1006—A bill to be entitled An act relating to operations of the Citizens Property Insurance Corporation; amending s. 627.351, F.S.; specifying that a consumer representative appointed by the Governor to the Citizens Property Insurance Corporation's board of governors is not prohibited from practicing in a certain profession if required or permitted by law or ordinance; revising the requirements for licensed agents of the corporation; authorizing the use of specified information by certain entities in analyzing risks and prohibiting the use of such information for the direct solicitation of policyholders; requiring the take-out program to be revised for specified purposes; requiring policyholders after a specified date to receive certain information relating to a demonstration of interest to insure by private insurers; requiring the corporation to develop uniform formats for certain information; allowing a policyholder to elect to limit the frequency of solicitations for take-out offers; providing circumstances under which a policyholder whose policy was taken out to be considered a renewal policyholder for certain rate increase purposes; providing an effective date.

—was read the second time by title.

#### SENATOR RICHTER PRESIDING

Pending further consideration of **CS for CS for SB 1006**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 1087** was withdrawn from the Committees on Banking and Insurance; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Flores-

CS for CS for HB 1087—A bill to be entitled An act relating to operations of the Citizens Property Insurance Corporation; amending s. 627.351, F.S.; specifying that a consumer representative appointed by the Governor to the Citizens Property Insurance Corporation's board of governors is not prohibited from practicing in a certain profession if required or permitted by law or ordinance; revising the requirements for licensed agents of the corporation; authorizing the use of specified information by certain entities in analyzing risks and prohibiting the use of such information for the direct solicitation of policyholders; requiring the take-out program to be revised for specified purposes; requiring policyholders after a specified date to receive certain information relating to a demonstration of interest to insure by private insurers; requiring the corporation to develop uniform formats for certain information; allowing a policyholder to elect to limit the frequency of solicitations for take-out offers; providing circumstances under which a policyholder whose policy was taken out to be considered a renewal policyholder for certain rate increase purposes; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1006 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 1087 was placed on the calendar of Bills on Third Reading.

On motion by Senator Abruzzo-

CS for SB 1016—A bill to be entitled An act relating to care for retired law enforcement dogs; creating s. 943.69, F.S.; providing a short title; defining terms; providing legislative findings; creating the Care for Retired Law Enforcement Dogs Program within the Department of Law Enforcement; requiring the department to contract with a corporation not for profit to administer and manage the program; providing requirements for the corporation not for profit; providing requirements for the disbursement of funds for the veterinary care of eligible retired law enforcement dogs; placing an annual cap on the amount of funds available for the care of an eligible retired law enforcement dog; prohibiting a former handler or adopter from receiving reimbursement if funds are depleted for the year for which such reimbursement is sought; providing for administrative fees; requiring the department to adopt rules; providing an appropriation; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1016** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1052—A bill to be entitled An act relating to experimental treatments for terminal conditions; creating s. 499.0295, F.S.; providing a short title; providing definitions; providing conditions for a manufacturer to provide certain drugs, products, or devices to an eligible patient; specifying insurance coverage requirements and exceptions; providing conditions for the provision of certain services by a hospital or health care facility; providing immunity from liability; providing protection from disciplinary or legal action against a physician who makes certain treatment recommendations; providing that a cause of action may not be asserted against the manufacturer of certain drugs, products, or devices or a person or entity caring for a patient using such drugs, products, or devices under certain circumstances; providing applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1052**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 269** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Fiscal Policy.

On motion by Senator Brandes-

CS for CS for HB 269—A bill to be entitled An act relating to experimental treatments for terminal conditions; creating s. 499.0295, F.S.; providing a short title; providing definitions; providing conditions for a manufacturer to provide certain drugs, products, or devices to an eligible patient; specifying insurance coverage requirements and exceptions; providing conditions for provision of certain services by a hospital or health care facility; providing immunity from liability; providing protection from disciplinary or legal action against a physician who makes certain treatment recommendations; providing that a cause of action may not be asserted against the manufacturer of certain drugs, products, or devices or a person or entity caring for a patient using such drug, product, or device under certain circumstances; providing applicability; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1052 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 269 was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1180—A bill to be entitled An act relating to the practice of pharmacy; amending s. 465.0276, F.S.; specifying that the Florida Pharmacy Act and rules adopted thereunder do not prohibit a veterinarian from administering a compounded drug to a patient or dispensing a compounded drug to the patient's owner or caretaker; providing applicability; creating s. 465.1862, F.S.; defining terms; requiring that each contract or contract renewal between a pharmacy benefits manager and a pharmacy require the pharmacy benefits manager to periodically update the maximum allowable cost pricing information and to maintain a procedure to eliminate certain drugs from the list of those subject to maximum allowable cost pricing or modify maximum allowable cost prices to remain consistent with changes in certain pricing data; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1180**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 1049** was withdrawn from the Committees on Health Policy; Regulated Industries; and Fiscal Policy.

On motion by Senator Latvala, the rules were waived and-

CS for CS for HB 1049—A bill to be entitled An act relating to the practice of pharmacy; amending s. 465.0276, F.S.; specifying that the Florida Pharmacy Act and rules adopted thereunder do not prohibit a veterinarian from administering a compounded drug to a patient or dispensing a compounded drug to the patient's owner or caretaker; providing applicability; providing an effective date.

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

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Latvala moved the following amendment which was adopted:

Amendment 1 (918380) (with title amendment)—Between lines 20 and 21 insert:

Section 2. Section 465.1862, Florida Statutes, is created to read:

465.1862 Pharmacy benefits manager contracts.—

- (1) As used in this section, the term:
- (a) "Maximum allowable cost" means the per-unit amount that a pharmacy benefits manager reimburses a pharmacist for a prescription drug, excluding dispensing fees, prior to the application of copayments, coinsurance, and other cost-sharing charges, if any.
- (b) "Pharmacy benefits manager" means a person or entity doing business in this state which contracts to administer or manage prescription drug benefits on behalf of a health insurance plan, as defined in s. 627.6482, to residents of this state.
- (2) Each contract execution or contract renewal between a pharmacy benefits manager and a pharmacy must include requirements that the pharmacy benefits manager:
- (a) Update maximum allowable cost pricing information at least every 7 calendar days; and
- (b) Maintain a process that will, in a timely manner, eliminate drugs from maximum allowable cost lists or modify drug prices to remain consistent with changes in pricing data used in formulating maximum allowable cost prices and product availability.

And the title is amended as follows:

Delete line 8 and insert: providing applicability; creating s. 465.1862, F.S.; defining terms; requiring that each contract or contract renewal between a pharmacy benefits manager and a pharmacy require the pharmacy benefits manager to periodically update the maximum allowable cost pricing information and to maintain a procedure to eliminate certain drugs from the list of those subject to maximum allowable cost pricing or modify maximum allowable cost prices to remain consistent with changes in certain pricing data; providing an effective date.

On motion by Senator Latvala, by two-thirds vote  $\mathbf{CS}$  for  $\mathbf{CS}$  for  $\mathbf{HB}$  1049 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo Gaetz Bean Galvano Benacquisto Garcia Bradley Gibson Brandes Grimsley Bravnon Havs Bullard Hukill Clemens Hutson Dean Joyner Latvala Detert Diaz de la Portilla Lee Evers Legg Flores Margolis

Ring
Sachs
Simmons
Simpson
Smith
Sobel
Soto
Stargel
Thompson

Montford

Negron

Richter

Nays-None

Vote after roll call:

Yea-Mr. President

On motion by Senator Detert—

CS for SB 1226—A bill to be entitled An act relating to guardianship; providing directives to the Division of Law Revision and Information; amending s. 744.1012, F.S.; revising legislative intent; renumbering s. 744.201, F.S.; renumbering and amending s. 744.202, F.S.; conforming a cross-reference; renumbering s. 744.2025, F.S.; renumbering and

amending s. 744.7021, F.S.; revising the responsibilities of the executive director for the Office of Public and Professional Guardians; conforming provisions to changes made by the act; renumbering and amending s. 744.1083, F.S.; removing a provision authorizing the executive director to suspend or revoke the registration of a guardian who commits certain violations; removing the requirement of written notification to the chief judge of the judicial circuit upon the executive director's denial, suspension, or revocation of a registration; conforming provisions to changes made by the act: conforming a cross-reference: renumbering and amending s. 744.1085, F.S.; removing an obsolete provision; conforming provisions to changes made by the act; conforming a cross-reference; creating s. 744.2004, F.S.; requiring the Office of Public and Professional Guardians to adopt rules; requiring the office, under certain circumstances, to make a specified recommendation to a court of competent jurisdiction; renumbering and amending s. 744.344, F.S.; requiring that a professional guardian appointed by a court to represent a ward be selected from a registry of professional guardians; requiring the chief judge of a circuit court to compile a list of professional guardians by county and provide the list to the clerk of court in each county; providing requirements for inclusion in the registry; providing procedures for a court to appoint a professional guardian; providing an exception; requiring the clerk of the court to maintain the registry and provide the court with the name of a professional guardian for appointment; renumbering and amending s. 744.703, F.S.; conforming provisions to changes made by the act; renumbering ss. 744.704 and 744.705, F.S.; renumbering and amending ss. 744.706 and 744.707, F.S.; conforming provisions to changes made by the act; renumbering s. 744.709, F.S.; renumbering and amending s. 744.708, F.S.; conforming provisions to changes made by the act; renumbering and amending s. 744.7081, F.S.; providing the Office of Public and Professional Guardians with access to all court records relating to guardianship cases for which a professional guardian is appointed; providing that the office may access such records through all available means; conforming provisions to changes made by the act; renumbering and amending s. 744.7082, F.S.; conforming provisions to changes made by the act; renumbering and amending s. 744.712, F.S.; providing legislative intent; conforming provisions; renumbering and amending ss. 744.713, 744.714, and 744.715, F.S.; conforming provisions to changes made by the act; repealing s. 744.701, F.S.; relating to a short title; repealing s. 744.702, F.S.; relating to legislative intent; repealing s. 744.7101, F.S.; relating to a short title; repealing s. 744.711, F.S.; relating to legislative findings and intent; amending ss. 400.148, 744.3135, and 744.331, F.S.; conforming provisions to changes made by the act; amending ss. 20.415, 415.1102, and 744.524, F.S.; conforming cross-references; making technical changes; providing an appropriation; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1226** was placed on the calendar of Bills on Third Reading.

CS for SB 1302—A bill to be entitled An act relating to contaminated sites; amending s. 376.301, F.S.; defining the terms "background concentration" and "long-term natural attenuation"; amending s. 376.30701, F.S.; requiring the Department of Environmental Protection to include protocols for the use of long-term natural attenuation where site conditions warrant; requiring specified interactive effects of contaminants to be considered as cleanup criteria; revising how cleanup target levels are applied where surface waters are exposed to contaminated groundwater; authorizing the use of relevant data and information when assessing cleanup target levels; providing that institutional controls are not required under certain circumstances if using alternative cleanup target levels; amending s. 376.79, F.S.; defining the terms "background concentration" and "long-term natural attenuation"; amending s. 376.81, F.S.; adding further criteria to brownfield site and brownfield areas contamination cleanup criteria; amending ss. 196.1995 and 288.1175, F.S.; conforming cross-references; providing an effective date.

#### THE PRESIDENT PRESIDING

—was read the second time by title. On motion by Senator Evers, by two-thirds vote **CS for SB 1302** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-21

Mr. President	Evers	Hukill
Bean	Flores	Hutson
Benacquisto	Gaetz	Legg
Bradley	Galvano	Richter
Brandes	Garcia	Ring
Dean	Grimsley	Simmons
Detert	Hays	Simpson

Nays-14

Abruzzo Joyner Smith
Braynon Margolis Sobel
Bullard Montford Soto
Clemens Negron Thompson

Gibson Sachs

Yea—Diaz de la Portilla

Vote after roll call:

CS for CS for SB 1390—A bill to be entitled An act relating to public food service establishments; amending s. 509.013, F.S.; revising the definition of the term "public food service establishment" to exclude certain events; amending s. 509.032, F.S.; clarifying that a license is not required to be obtained if excluded under the definition of the term "public food service establishment"; providing an effective date.

—was read the second time by title. On motion by Senator Hays, by two-thirds vote **CS for CS for CS for SB 1390** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-37

Mr. President Flores Montford Abruzzo Gaetz Negron Galvano Richter Bean Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simmons Braynon Hays Simpson Hukill Bullard Smith Clemens Hutson Sobel Dean Joyner Soto Detert Latvala Thompson Diaz de la Portilla Legg Evers Margolis

Nays-None

Vote after roll call:

Yea-Stargel

CS for SB 7056—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; revising the deadline to propose rules implementing new laws; amending s. 120.74, F.S.; revising requirements for the annual review of agency rules; providing procedures for preparing and publishing regulatory plans; specifying requirements for such plans; requiring publication by specified dates of notices of rule development and of proposed rules necessary to implement new laws; prescribing procedures in the event of noncompliance by an agency; providing for applicability; repealing s. 120.7455, F.S., relating to the legislative survey of regulatory impacts; rescinding the suspension of rulemaking authority made under s. 120.745, F.S.; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for SB 7056**, pursuant to Rule 3.11(3), there being no objection, **HB 7023** was withdrawn from the

Committees on Governmental Oversight and Accountability; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Ring-

HB 7023—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; revising the deadline to propose rules implementing new laws; amending s. 120.74, F.S.; revising requirements for the annual review of agency rules; providing procedures for preparing and publishing regulatory plans; specifying requirements for such plans; requiring publication by specified dates of notices of rule development and of proposed rules necessary to implement new laws; prescribing procedures in the event of noncompliance by an agency; providing for applicability; repealing s. 120.7455, F.S., relating to the legislative survey of regulatory impacts; rescinding the suspension of rulemaking authority made under s. 120.745, F.S.; providing effective dates.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  7056 and read the second time by title.

Pursuant to Rule 4.19,  ${\bf HB~7023}$  was placed on the calendar of Bills on Third Reading.

On motion by Senator Ring-

CS for SB 7082—A bill to be entitled An act relating to death benefits under the Florida Retirement System; amending s. 121.091, F.S.; authorizing payment of death benefits to the surviving spouse or children of a Special Risk Class member killed in the line of duty under specified circumstances; specifying eligibility; amending s. 121.571, F.S.; conforming provisions to changes made by the act; amending s. 121.591, F.S.; authorizing payment of death benefits to the surviving spouse or surviving children of a Special Risk Class member in the investment plan; establishing qualifications and eligibility requirements in order to receive such benefits; prescribing the method of calculating the benefit; specifying circumstances under which benefit payments are terminated; creating s. 121.5912, F.S.; providing legislative intent; requiring the State Board of Administration or the Division of Retirement to take certain action upon receipt of notification of disqualification from the Internal Revenue Service; authorizing the state board and the Department of Management Services to adopt rules; creating s. 121.735, F.S.; providing for allocations for death benefits authorized by the act; amending ss. 121.71, 121.74, and 121.75, F.S.; conforming cross-references to changes made by the act; requiring the State Board of Administration to transfer moneys to fund survivor benefit payments under specified circumstances; adjusting employer contribution rates in order to fund changes made by the act; providing a directive to the Division of Law Revision and Information; declaring that the act fulfills an important state interest; providing an appropriation; providing an effective

—was read the second time by title.

Pursuant to Rule 4.19,  ${f CS}$  for  ${f SB}$  7082 was placed on the calendar of Bills on Third Reading.

### BILLS ON THIRD READING

CS for CS for SB 1446—A bill to be entitled An act relating to public records; creating s. 570.077, F.S.; providing an exemption from public records requirements for criminal or civil intelligence or investigative information, or any other information, held by the Department of Agriculture and Consumer Services as part of an investigation with another state or federal regulatory, administrative, or criminal justice agency; providing exceptions to the public records exemption; providing applicability; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

—was read the third time by title.

Pending further consideration of **CS for CS for SB 1446**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 997** was withdrawn from the Committees on Commerce and Tourism; Governmental Oversight and Accountability; and Rules.

On motion by Senator Richter, by two-thirds vote-

CS for CS for HB 997—A bill to be entitled An act relating to public records; creating s. 570.077, F.S.; providing an exemption from public records requirements for criminal or civil intelligence or investigative information or any other information held by the Department of Agriculture and Consumer Services as part of an investigation with another state or federal regulatory, administrative, or criminal justice agency; providing exceptions to the exemption; providing applicability; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—a companion measure, was substituted for CS for CS for SB 1446 and read the second time by title.

On motion by Senator Richter, by two-thirds vote **CS for CS for HB 997** was read the third time by title, passed by the required constitutional two-thirds vote of the members present and voting and certified to the House. The vote on passage was:

Yeas-38

Mr. President Flores Margolis Gaetz Montford Abruzzo Bean Galvano Negron Benacquisto Garcia Richter Bradley Gibson Ring Brandes Grimsley Sachs Braynon Hays Simmons Bullard Hukill Simpson Clemens Hutson Smith Dean Jovner Sobel Latvala Detert Soto Diaz de la Portilla Lee Thompson Evers Legg

Nays-None

Vote after roll call:

Yea-Stargel

Consideration of CS for SB 960 was deferred.

 ${f CS}$  for  ${f CS}$  for  ${f SB}$  382—A bill to be entitled An act relating to assisted living facilities; amending s. 394.4574, F.S.; providing that Medicaid managed care plans are responsible for enrolled mental health residents; providing that managing entities under contract with the Department of Children and Families are responsible for mental health residents who are not enrolled with a Medicaid managed care plan; requiring that a community living support plan be completed and provided to the administrator of a facility within a specified period after the resident's admission; restricting the agency from imposing a fine if the facility has requested the community living support plan; requiring that the community living support plan be updated when there is a significant change to the mental health resident's behavioral health; requiring a mental health resident case manager to keep certain records of interactions with the resident and to make the records available for inspection; requiring retention of the records for a specified period; requiring the responsible entity to ensure monitoring and implementation of community living support plans and cooperative agreements; amending s. 400.0074, F.S.; requiring a local ombudsman council to conduct comprehensive onsite administrative assessments; requiring a local council to conduct an exit consultation with the facility administrator or administrator designee; amending s. 400.0078, F.S.; requiring that a longterm care resident or resident representative be informed of resident immunity from retaliatory action for presenting grievances or exercising resident rights; amending s. 409.212, F.S.; increasing the cap on additional supplementation that a person may receive under certain conditions; amending s. 429.02, F.S.; revising the definition of the term "limited nursing services"; amending s. 429.07, F.S.; requiring that an extended congregate care license be issued to certain facilities licensed as assisted living facilities under certain circumstances and authorizing the issuance of such a license if a specified condition is met; providing

that the initial extended congregate care license is provisional under certain circumstances; requiring a licensee to notify the agency of acceptance of a resident who qualifies for extended congregate care services; requiring the agency to inspect the facility for compliance with license requirements; requiring the licensee to suspend extended congregate care services under certain circumstances; revising the frequency of monitoring visits to a facility by a registered nurse representing the agency; authorizing the agency to waive a required yearly monitoring visit under certain circumstances; authorizing the agency to deny or revoke a facility's extended congregate care license; authorizing the agency to waive the required yearly monitoring visit for a facility that is licensed to provide limited nursing services under certain circumstances; amending s. 429.075, F.S.; requiring an assisted living facility that serves mental health residents to obtain a limited mental health license; requiring a limited mental health facility to provide written evidence that certain documentation was sent to the department within a specified period; amending s. 429.14, F.S.; requiring the agency to deny or revoke the license of an assisted living facility under certain circumstances; requiring the agency to impose an immediate moratorium on the license of an assisted living facility under certain circumstances; deleting a requirement that the agency provide a list of facilities with denied, suspended, or revoked licenses to the Department of Business and Professional Regulation; exempting a facility from the 45day notice requirement if it is required to relocate residents; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; requiring the Agency for Health Care Administration to impose a fine if a facility is not in compliance with certain background screening requirements; amending s. 429.256, F.S.; revising the term "assistance with self-administration of medication" as it relates to the Assisted Living Facilities Act; amending s. 429.27, F.S.; revising the amount of cash for which a facility may provide safekeeping for a resident; amending s. 429.28, F.S.; providing notice requirements regarding confidentiality of resident identity in a complaint made to the State Long-Term Care Ombudsman Program or a local long-term care ombudsman council and immunity from retaliatory action for presenting grievances or exercising resident rights; requiring the agency to adopt rules; providing a fine if a facility terminates an individual's residency after the filing of a complaint if good cause is not shown for the termination; amending s. 429.34, F.S.; requiring certain persons to report elder abuse in assisted living facilities; requiring the agency to regularly inspect a licensed assisted living facility; requiring the agency to conduct periodic inspections; amending s. 429.41, F.S.; providing that certain staffing requirements apply only to residents in continuing care facilities who are receiving certain services; amending s. 429.52, F.S.; requiring each newly hired employee of an assisted living facility to attend a preservice orientation; requiring the employee and administrator to sign a statement of completion and keep the statement in the employee's personnel record; requiring additional hours of training for assistance with medication; creating s. 429.55, F.S.; directing the agency to create an assisted living facility consumer information website; providing criteria for webpage content; providing content requirements; authorizing the agency to adopt rules; providing an effective date.

—as amended April 22 was read the third time by title.

Pending further consideration of **CS for CS for SB 382** as amended, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 1001** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Sobel, by two-thirds vote-

CS for CS for HB 1001—A bill to be entitled An act relating to assisted living facilities; amending s. 394.4574, F.S.; providing that Medicaid managed care plans are responsible for enrolled mental health residents; providing that managing entities under contract with the Department of Children and Families are responsible for mental health residents who are not enrolled with a Medicaid managed care plan; requiring that a community living support plan be completed and provided to the administrator of a facility within a specified period after the resident's admission; requiring that the community living support plan be updated when there is a significant change to the mental health resident's behavioral health; requiring a mental health resident case manager to keep certain records of interactions with the resident and to make the records available for inspection; requiring retention of the records for a specified period; requiring the responsible entity to ensure monitoring and implementation of community living support plans and

cooperative agreements; amending s. 400.0074, F.S.; requiring a local ombudsman council to conduct comprehensive onsite administrative assessments; requiring a local council to conduct an exit consultation with the facility administrator or administrator designee; amending s. 400.0078, F.S.; requiring that a long-term care resident or resident representative be informed of resident immunity from retaliatory action for presenting grievances or exercising resident rights; amending s. 409.212, F.S.; increasing the cap on additional supplementation that a person may receive under certain conditions; amending s. 429.02, F.S.; revising the definition of the term "limited nursing services"; amending s. 429.07, F.S.; requiring that an extended congregate care license be issued to certain facilities licensed as assisted living facilities under certain circumstances and authorizing the issuance of such license if a specified condition is met; providing that the initial extended congregate care license is provisional under certain circumstances; requiring a licensee to notify the agency of acceptance of a resident who qualifies for extended congregate care services; requiring the agency to inspect the facility for compliance with license requirements; requiring the licensee to suspend extended congregate care services under certain circumstances; revising the frequency of monitoring visits to a facility by a registered nurse representing the agency; authorizing the agency to waive a required yearly monitoring visit under certain circumstances; authorizing the agency to deny or revoke a facility's extended congregate care license; authorizing the agency to waive the required yearly monitoring visit for a facility that is licensed to provide limited nursing services under certain circumstances; amending s. 429.075, F.S.; requiring an assisted living facility that serves mental health residents to obtain a limited mental health license; requiring a limited mental health facility to provide written evidence that certain documentation was sent to the department within a specified period; amending s. 429.14, F.S.; requiring the agency to deny or revoke the license of an assisted living facility under certain circumstances; requiring the agency to impose an immediate moratorium on the license of an assisted living facility under certain circumstances; deleting a requirement that the agency provide a list of facilities with denied, suspended, or revoked licenses to the Department of Business and Professional Regulation; exempting a facility from the 45-day notice requirement if it is required to relocate residents; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; requiring the agency to levy a fine for violations that are corrected before an inspection if noncompliance occurred within a specified period of time; amending s. 429.256, F.S.; revising the term "assistance with self-administration of medication" as it relates to the Assisted Living Facilities Act; amending s. 429.27, F.S.; revising the amount of cash for which a facility may provide safekeeping for a resident; amending s. 429.28, F.S.; providing notice requirements regarding confidentiality of resident identity in a complaint made to the State Long-Term Care Ombudsman Program or a local long-term care ombudsman council and immunity from retaliatory action for presenting grievances or exercising resident rights; providing a fine if a facility terminates an individual's residency after the filing of a complaint if good cause is not shown for the termination; requiring the agency to adopt rules; amending s. 429.34, F.S.; requiring certain persons to report elder abuse in assisted living facilities; requiring the agency to regularly inspect a licensed assisted living facility; requiring the agency to conduct periodic inspections; amending s. 429.41, F.S.; providing that certain staffing requirements apply only to residents in continuing care facilities who are receiving certain services; amending s. 429.52, F.S.; requiring each newly hired employee of an assisted living facility to attend a preservice orientation; requiring the employee and administrator to sign a statement of completion and keep the statement in the employee's personnel record; requiring additional hours of training for assistance with medication; creating s. 429.55, F.S.; directing the agency to create an assisted living facility consumer information website; providing criteria for webpage content; providing content requirements; authorizing the agency to adopt rules; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 382 as amended and read the second time by title.

On motion by Senator Sobel, by two-thirds vote  $\mathbf{CS}$  for  $\mathbf{CS}$  for  $\mathbf{HB}$  1001 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President Bean Bradley
Abruzzo Benacquisto Brandes

Braynon Gibson Negron Bullard Grimsley Richter Clemens Hays Ring Hukill Dean Sachs Hutson Simmons Detert Diaz de la Portilla Joyner Simpson Sobel Evers Latvala Flores Lee Soto Gaetz Legg Stargel Galvano Margolis Thompson Montford Garcia

Nays-None

Consideration of CS for CS for HB 1069 was deferred.

CS for HB 145—A bill to be entitled An act relating to the Commercial Motor Vehicle Review Board; amending s. 316.545, F.S.; providing for an appeal to the board for an excess weight citation under certain circumstances; providing for citation revocation by the board; revising the membership of the board; providing for appointment of additional members by the Governor and the Commissioner of Agriculture; providing for terms of the additional members; providing qualifications for such members; providing for removal of members by the Governor under certain circumstances; providing for action by a quorum of the board; requiring that the additional appointments be made by a specified date; providing effective dates.

—as amended April 24 was read the third time by title.

On motion by Senator Simpson, CS for HB 145 as amended was passed and certified to the House. The vote on passage was:

#### Yeas-39

Mr. President Flores Margolis Abruzzo Gaetz Montford Galvano Bean Negron Benacquisto Garcia Richter Bradley Gibson Ring Brandes Grimsley Sachs Braynon Hays Simmons Bullard Hukill Simpson Clemens Hutson Smith Sobel Dean Joyner Detert Latvala Soto Diaz de la Portilla Lee Stargel Evers Legg Thompson

Nays—None

Consideration of CS for CS for HB 361 was deferred.

CS for CS for CS for SB 1372—A bill to be entitled An act relating to government accountability; amending s. 11.40, F.S.; specifying that the Governor, the Commissioner of Education, or the designee of the Governor or of the Commissioner of Education may notify the Legislative Auditing Committee of an entity's failure to comply with certain auditing and financial reporting requirements; amending s. 11.45, F.S.; defining the terms "abuse," "fraud," and "waste"; revising the definition of the term "local governmental entity"; excluding water management districts from certain audit requirements; removing a cross-reference; authorizing the Auditor General to conduct audits of tourist development councils and county tourism promotion agencies; revising reporting requirements applicable to the Auditor General; amending s. 28.35, F.S.; revising reporting requirements applicable to the Florida Clerks of Court Operations Corporation; amending s. 43.16, F.S.; revising the responsibilities of the Justice Administrative Commission, each state attorney, each public defender, a criminal conflict and civil regional counsel, a capital collateral regional counsel, and the Guardian Ad Litem

Program, to include the establishment and maintenance of certain internal controls; amending s. 112.313, F.S.; specifying that prohibitions on conflicting employment or contractual relationships for public officers or employees of an agency apply to contractual relationships held by certain business entities; amending s. 112.31455, F.S.; correcting a crossreference; revising provisions governing collection methods for unpaid automatic fines for failure to timely file disclosure of financial interests to include school districts; amending s. 112.3261, F.S.; revising terms to conform to changes made by the act; expanding the types of governmental entities that are subject to lobbyist registration requirements; requiring a governmental entity to create a lobbyist registration form; amending ss. 129.03, 129.06, 166.241, and 189.016, F.S.; requiring counties, municipalities, and special districts to maintain certain budget documents on the entities' websites for a specified period; amending s. 215.425, F.S.; defining the term "public funds"; revising nonapplicability to the prohibition on extra compensation claims; requiring certain contracts to which a unit of government or state university is a party during a specified period to contain certain prohibitions on severance pay; requiring a unit of government to investigate and take necessary action to recover prohibited compensation; specifying methods of recovery and liability for unintentional and willful violations; providing a penalty; specifying applicability of procedures regarding suspension and removal of an officer who commits a willful violation; establishing eligibility criteria and amounts for rewards: specifying circumstances under which an employee has a cause of action under the Whistle-blower's Act; establishing causes of action if a unit of government fails to recover prohibited compensation within a certain timeframe; providing for applicability; amending s. 215.86, F.S.; revising management systems and controls to be employed by each state agency and the judicial branch; amending s. 215.97, F.S.; revising the definition of the term "audit threshold"; amending s. 215.985, F.S.; revising the requirements for a monthly financial statement provided by a water management district; amending s. 218.32, F.S.; revising the requirements of the annual financial audit report of a local governmental entity; authorizing the Department of Financial Services to request additional information from a local governmental entity; requiring a local governmental entity to respond to such requests within a specified timeframe; requiring the department to notify the Legislative Auditing Committee of noncompliance; amending s. 218.33, F.S.; requiring local governmental entities to establish and maintain internal controls; amending s. 218.39, F.S.; requiring an audited entity to respond to audit recommendations under specified circumstances; amending s. 218.391, F.S.; revising the composition of an audit committee; prohibiting an audit committee member from being an employee, chief executive officer, or chief financial officer of the respective governmental entity; requiring the chair of an audit committee to sign and execute an affidavit affirming compliance with auditor selection procedures; prescribing procedures in the event of noncompliance with auditor selection procedures; amending s. 288.92, F.S.; prohibiting specified officers and board members of Enterprise Florida, Inc., from representing a person or entity for compensation before Enterprise Florida, Inc., and associated entities thereof, for a specified timeframe; amending s. 288.9604, F.S.; prohibiting a director of the board of directors of the Florida Development Finance Corporation from representing a person or entity for compensation before the corporation for a specified timeframe; amending s. 373.536, F.S.; deleting obsolete language; requiring water management districts to maintain certain budget documents on the districts' websites for a specified period; amending s. 1002.33, F.S.; revising the responsibilities of the governing board of a charter school to include the establishment and maintenance of internal controls; amending s. 1002.37, F.S.; requiring completion of an annual financial audit of the Florida Virtual School; specifying audit requirements; requiring an audit report to be submitted to the board of trustees of the Florida Virtual School and the Auditor General; removing obsolete provisions; amending s. 1010.01, F.S.; requiring each school district, Florida College System institution, and state university to establish and maintain certain internal controls; amending s. 1010.30, F.S.; requiring a district school board, Florida College System institution board of trustees, or university board of trustees to respond to audit recommendations under certain circumstances; amending ss. 68.082, 68.083, 218.503, and 1002.455, F.S.; conforming provisions and crossreferences to changes made by the act; declaring that the act fulfills an important state interest; providing an effective date.

-was read the third time by title.

On motion by Senator Gaetz, **CS for CS for CS for SB 1372** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Flores	Margolis
Abruzzo	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson

Nays-None

CS for CS for HB 361—A bill to be entitled An act relating to military housing ad valorem tax exemptions; amending s. 196.199, F.S.; providing that certain leasehold interests and improvements to land owned by the United States, a branch of the United States Armed Forces, or any agency or quasi-governmental agency of the United States are exempt from ad valorem taxation under specified circumstances; providing that such leasehold interests and improvements are entitled to an exemption from ad valorem taxation without an application being filed for the exemption or the property appraiser approving the exemption; providing nonapplicability with respect to transient public lodging establishments and certain existing agreements for municipal services by municipalities and counties; providing retroactive applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Lee, **CS for CS for HB 361** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Flores	Margolis
Abruzzo	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson

Nays—None

CS for CS for SB 564—A bill to be entitled An act relating to trade secrets; amending s. 812.081, F.S.; including financial information in provisions prohibiting the theft, embezzlement, or unlawful copying of trade secrets; providing criminal penalties; providing an effective date.

—was read the third time by title.

On motion by Senator Richter, **CS for CS for SB 564** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Abruzzo Bean

Benacquisto	Galvano	Montford
Bradley	Garcia	Negron
Brandes	Gibson	Richter
Braynon	Grimsley	Ring
Bullard	Hays	Sachs
Clemens	Hukill	Simmons
Dean	Hutson	Simpson
Detert	Joyner	Smith
Diaz de la Portilla	Latvala	Sobel
Evers	Lee	Soto
Flores	Legg	Stargel
Gaetz	Margolis	Thompson

Nays-None

CS for CS for CS for SB 566—A bill to be entitled An act relating to public records and meetings; amending ss. 119.071, 125.0104, 288.1226, 331.326, 365.174, 381.83, 403.7046, 403.73, 499.012, 499.0121, 499.051, 499.931, 502.222, 570.48, 573.123, 601.10, 601.15, 601.152, 601.76, and 815.04, F.S.; expanding public records exemptions for certain data processing software obtained by an agency, certain information held by a county tourism promotion agency, information related to trade secrets held by the Florida Tourism Industry Marketing Corporation, information related to trade secrets held by Space Florida, proprietary confidential business information submitted to the Department of Revenue, trade secret information held by the Department of Health, trade secret information reported or submitted to the Department of Environmental Protection, trade secret information in an application for a permit for a prescription drug wholesale distributor or an out-of-state prescription drug wholesale distributor, trade secret information contained in an application for a permit for a secondary wholesale distributor, trade secret information contained in the prescription drug purchase list, trade secret information relating to medical gas submitted to the Department of Business and Professional Regulation, trade secret information contained in a complaint and any investigatory documents held by the Department of Business and Professional Regulation, trade secret information of a dairy industry business held by the Department of Agriculture and Consumer Services, trade secret information held by the Division of Fruits and Vegetables of the Department of Agriculture and Consumer Services, trade secret information of a person subject to a marketing order held by the Department of Agriculture and Consumer Services, trade secret information provided to the Department of Citrus, trade secret information of noncommodity advertising and promotional program participants held by the Department of Citrus, trade secret information contained in a citrus handler's return filed with the Department of Citrus, a manufacturer's formula filed with the Department of Agriculture and Consumer Services, and specified data, programs, or supporting documentation held by an agency, respectively, to incorporate the amendment made to the definition of the term "trade secret" in s. 812.081, F.S., by SB 564; amending s. 331.326, F.S.; expanding a public meetings exemption for any meeting or portion of a meeting of Space Florida's board at which trade secrets are discussed to incorporate the amendment made to the definition of the term "trade secret" in s. 812.081, F.S., by SB 564; providing for future legislative review and repeal of the exemptions; making editorial and technical changes; providing a statement of public necessity; providing a contingent effective

—was read the third time by title.

On motion by Senator Richter, **CS for CS for CS for SB 566** was passed by the required constitutional two-thirds vote of the members present and voting and certified to the House. The vote on passage was:

Yeas-39

Mr. President Abruzzo Bean Benacquisto Bradley Brandes Braynon	Clemens Dean Detert Diaz de la Portilla Evers Flores Gaetz	Garcia Gibson Grimsley Hays Hukill Hutson Joyner
Bullard	Galvano	Latvala

LeeRichterSmithLeggRingSobelMargolisSachsSotoMontfordSimmonsStargelNegronSimpsonThompson

Nays-None

CS for SB 678—A bill to be entitled An act relating to reciprocal insurers; amending s. 629.271, F.S.; authorizing domestic reciprocal insurers to return a portion of unassigned funds to their subscribers; providing limitations; providing an effective date.

—was read the third time by title.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Brandes moved the following amendment which was adopted by two-thirds vote:

Amendment 1 (943332) (with title amendment)—Before line 10 insort:

Section 1. Paragraph (a) of subsection (1) of section 627.715, Florida Statutes, is amended to read:

627.715 Flood insurance.—An authorized insurer may issue an insurance policy, contract, or endorsement providing personal lines residential coverage for the peril of flood on any structure or the contents of personal property contained therein, subject to this section. This section does not apply to commercial lines residential or commercial lines non-residential coverage for the peril of flood. This section also does not apply to coverage for the peril of flood that is excess coverage over any other insurance covering the peril of flood. An insurer may issue flood insurance policies, contracts, or endorsements on a standard, preferred, customized, flexible, or supplemental basis.

(1)(a)1. Standard flood insurance must cover only losses from the peril of flood, as defined in paragraph (b), equivalent to that provided under a standard flood insurance policy under the National Flood Insurance Program. Standard flood insurance issued under this section must provide the same coverage, including deductibles and adjustment of losses, as that provided under a standard flood insurance policy under the National Flood Insurance Program.

- 2. Preferred flood insurance must include the same coverage as standard flood insurance but:
- a. Include, within the definition of "flood," losses from water intrusion originating from outside the structure that are not otherwise covered under the definition of "flood" provided in paragraph (b).
  - b. Include coverage for additional living expenses.
- c. Require that any loss under personal property or contents coverage that is repaired or replaced be adjusted only on the basis of replacement costs up to the policy limits.
- 3. Customized flood insurance must include coverage that is broader than the coverage provided under standard flood insurance.
- 4. Flexible flood insurance must cover losses from the peril of flood, as defined in paragraph (b), and may also include coverage for losses from water intrusion originating from outside the structure which is not otherwise covered by the definition of flood. Flexible flood insurance must include one or more of the following provisions:
- a. An agreement between the insurer and the insured that the flood coverage is in a specified amount, such as coverage that is limited to the total amount of each outstanding mortgage applicable to the covered property.
- b. A requirement for a deductible in an amount authorized under s. 627.701, including a deductible in an amount authorized for hurricanes.

- c. A requirement that flood loss to a dwelling be adjusted in accordance with s. 627.7011(3) or adjusted only on the basis of the actual cash value of the property.
- d. A restriction limiting flood coverage to the principal building defined in the policy.
- e. A provision including or excluding coverage for additional living expenses.
- f. A provision excluding coverage for personal property or contents as to the peril of flood.
- 5.4. Supplemental flood insurance may provide coverage designed to supplement a flood policy obtained from the National Flood Insurance Program or from an insurer issuing standard or preferred flood insurance pursuant to this section. Supplemental flood insurance may provide, but need not be limited to, coverage for jewelry, art, deductibles, and additional living expenses. Supplemental flood insurance does not include coverage for the peril of flood that is excess coverage over any other insurance covering the peril of flood.

And the title is amended as follows:

Delete line 2 and insert: An act relating to property and casualty insurance; amending s. 627.715, F.S.; authorizing flexible flood insurance; specifying coverage requirements; deleting a provision that prohibits supplemental flood insurance from including excess coverage over any other insurance covering the peril of flood; amending s.

On motion by Senator Diaz de la Portilla, **CS for SB 678** as amended was passed, ordered engrossed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Flores Margolis Abruzzo Montford Gaetz Bean Galvano Negron Benacquisto Garcia Richter Bradley Gibson Ring Brandes Sachs Grimsley Braynon Hays Simmons Bullard Hukill Simpson Hutson Smith Clemens Dean Joyner Sobel Detert Latvala Soto Diaz de la Portilla Stargel Lee Evers Legg Thompson

Nays-None

CS for CS for SB 798-A bill to be entitled An act relating to household moving services; amending s. 507.01, F.S.; defining and redefining terms; amending s. 507.02, F.S.; clarifying intent; amending s. 507.03, F.S.; revising the conditions under which the Department of Agriculture and Consumer Services is authorized to deny, refuse to renew, or revoke the registration of any mover or moving broker; amending s. 507.04, F.S.; removing a prohibition that precludes a mover from limiting its liability for the loss or damage of household goods to a specified valuation rate; removing a requirement that a mover disclose a liability limitation when the mover limits its liability for a shipper's goods; requiring a mover to indemnify a shipper for the loss of or damage to the shipper's household goods caused by the mover during a household move; requiring the mover to indemnify the shipper for at least the cost of repair or replacement of goods unless waived or amended by the shipper; authorizing the shipper to waive or amend the indemnification for loss of or damage to the shipper's household goods; requiring that the waiver be made in a signed or electronic acknowledgment in the contract; revising the time at which the mover must disclose the terms of the coverage, including any deductibles, to the shipper in writing; revising the information that the disclosure must provide to the shipper; amending s. 507.05, F.S.; requiring a mover to conduct a physical survey and provide a binding estimate in certain circumstances unless waived by the shipper; requiring specified content for the binding estimate; authorizing a shipper to waive the binding estimate in certain circumstances; requiring the mover and shipper to sign or electronically acknowledge the estimate; requiring the mover to provide the shipper with a copy of the estimate at the time of signature or electronic acknowledgment; providing that a binding estimate may be amended only under certain circumstances; authorizing a mover to charge more than the binding estimate in certain circumstances; requiring a mover to allow a shipper at least 1 hour to determine whether to authorize impracticable operations; requiring a mover to retain a copy of the binding estimate for a specified period; requiring a mover to provide a contract for service to the shipper before providing moving or accessorial services; requiring a driver to have possession of the contract before leaving the point of origin; requiring a mover to retain a contract of service for a specified period; creating s. 507.054, F.S.; requiring the department to prepare a publication that summarizes the rights and responsibilities of, and remedies available to, movers and shippers; requiring the department to make the publication available to the public on the department's website; requiring the mover to provide an electronic or hard copy of the department's publication to shippers at specified times; requiring the publication to meet certain specifications; requiring the shipper to acknowledge receipt of the copy of the publication by signed or electronic acknowledgment; creating s. 507.055, F.S.; requiring a mover to provide certain disclosures to a prospective shipper; amending s. 507.06, F.S.; requiring a mover to tender household goods for delivery on the agreed upon delivery date or within a specified period unless waived by the shipper; requiring a mover to notify and provide certain information to a shipper if the mover is unable to perform delivery on the agreed upon date or during the specified period; creating s. 507.065, F.S.; providing a maximum amount that a mover may charge a shipper unless waived by the shipper; requiring a mover to bill a shipper for specified charges in certain circumstances; authorizing a mover to assess a late fee for any uncollected charges in certain circumstances; amending s. 507.07, F.S.; providing that it is a violation of ch. 507, F.S., to fail to comply with specified provisions; providing that it is a violation of ch. 507, F.S., to increase the contracted cost for moving services in certain circumstances; conforming provisions to changes made by the act; amending s. 507.09, F.S.; requiring the department, upon verification by certain entities, to immediately suspend a registration or the processing of an application for a registration in certain circumstances; amending s. 507.10, F.S.; conforming a provision to changes made by the act; amending s. 507.11, F.S.; providing criminal penalties; creating s. 507.14, F.S.; requiring the department to adopt rules; providing an effective date.

—as amended April 24 was read the third time by title.

On motion by Senator Lee, **CS for CS for SB 798** as amended was passed and certified to the House. The vote on passage was:

### Yeas-39

Nays-None

Mr. President	Flores	Margolis
Abruzzo	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson

CS for SB 568—A bill to be entitled An act relating to family trust companies; amending s. 662.102, F.S.; revising the purposes of the Family Trust Company Act; providing legislative findings; amending s. 662.111, F.S.; redefining the term "officer"; creating s. 662.113, F.S.; specifying the applicability of other chapters of the financial institutions codes to family trust companies; providing that the section does not limit the authority of the Office of Financial Regulation to investigate any entity to ensure that it is not in violation of ch. 662, F.S., or applicable provisions of the financial institutions codes; amending s. 662.120, F.S.;

revising the ancestry requirements for designated relatives of a licensed family trust company; amending s. 662.1215, F.S.; revising the requirements for investigations of license applicants by the Office of Financial Regulation; amending s. 662.122, F.S.; revising the requirements for registration of a family trust company and a foreign licensed family trust company; amending s. 662.1225, F.S.; requiring a foreign licensed family trust company to be in compliance with the family trust laws and regulations in its jurisdiction; specifying the date upon which family trust companies must be registered or licensed or, if not registered or licensed, cease doing business in this state; amending s. 662.123, F.S.; revising the types of amendments to organizational documents which must have prior approval by the office; amending s. 662.128, F.S.; extending the deadline for the filing of, and revising the requirements for, specified license and registration renewal applications; amending s. 662.132, F.S.; revising the authority of specified family trust companies while acting as fiduciaries to purchase certain bonds and securities; revising the prohibition against the purchase of certain bonds or securities by specified family trust companies; amending s. 662.141, F.S.; revising the purposes for which the office may examine or investigate a family trust company that is not licensed and a foreign licensed family trust company; deleting the requirement that the office examine a family trust company that is not licensed and a foreign licensed family trust company; providing that the office may rely upon specified documentation that identifies the qualifications of beneficiaries as permissible recipients of family trust company services; deleting a provision that authorizes the office to accept an audit by a certified public accountant in lieu of an examination by the office; authorizing the Financial Services Commission to adopt rules establishing specified requirements for family trust companies; amending s. 662.142, F.S.; deleting a provision that authorizes the office to immediately revoke the license of a licensed family trust company under certain circumstances; revising the circumstances under which the office may enter an order revoking the license of a licensed family trust company; amending s. 662.143, F.S.; revising the acts that may result in the entry of a cease and desist order against specified family trust companies and affiliated parties; amending s. 662.144, F.S.; authorizing a family trust company to have its terminated registration or revoked license reinstated under certain circumstances; revising the timeframe for a family trust company to wind up its affairs under certain circumstances; requiring the deposit of certain fees and fines in the Financial Institutions' Regulatory Trust Fund; amending s. 662.145, F.S.; revising the office's authority to suspend a family trust company-affiliated party who is charged with a specified felony or to restrict or prohibit the participation of such party in certain financial institutions; s. 662.150, F.S.; making a technical change; amending s. 662.151, F.S.; conforming a provision to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Richter,  $\mathbf{CS}$  for  $\mathbf{SB}$  568 was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Margolis
Abruzzo	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson

CS for CS for HB 1309—A bill to be entitled An act relating to publicly funded retirement plans; amending s. 112.63, F.S.; requiring that actuarial reports for certain retirement plans include mortality tables; specifying requirements; amending s. 112.664, F.S.; revising information to be included in a defined benefit system or plan's annual

report to the Department of Management Services; providing a declaration of important state interest; providing effective dates.

—as amended April 24 was read the third time by title.

On motion by Senator Brandes, **CS for CS for HB 1309** as amended was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President Gaetz Montford Galvano Abruzzo Negron Garcia Richter Bean Benacquisto Gibson Ring Bradley Grimsley Sachs Brandes Hays Simmons Braynon Hukill Simpson Bullard Hutson Smith Sobel Clemens Joyner Dean Latvala Soto Stargel Detert Lee Thompson Diaz de la Portilla Legg Flores Margolis

Nays-None

Vote after roll call:

Yea-Evers

CS for SB 630—A bill to be entitled An act relating to transfers to minors; amending s. 710.102, F.S.; defining the term "general power of appointment"; amending s. 710.105, F.S.; specifying that certain transfers from a trust are considered as having been made directly by the grantor of the trust; amending s. 710.123, F.S.; authorizing custodianships established by irrevocable gift and by irrevocable exercise of power of appointment to terminate when a minor attains the age of 25, subject to the minor's right in such custodianships to compel distribution of the property upon attaining the age of 21; limiting liability of financial institutions for certain distributions of custodial property; reenacting ss. 710.117(2) and 710.121(2) and (6), F.S., to incorporate the amendment made to s. 710.105, F.S., in references thereto; providing an effective date.

—was read the third time by title.

Pending further consideration of **CS for SB 630**, pursuant to Rule 3.11(3), there being no objection, **HB 283** was withdrawn from the Committees on Judiciary; Banking and Insurance; and Rules.

On motion by Senator Joyner, by two-thirds vote-

**HB 283**—A bill to be entitled An act relating to transfers to minors; amending s. 710.102, F.S; defining the term "general power of appointment"; amending s. 710.105, F.S.; specifying that certain transfers from a trust are considered as having been made directly by the grantor of the trust; amending s. 710.123, F.S.; authorizing custodianships established by irrevocable gift and by irrevocable exercise of power of appointment to terminate when a minor attains the age of 25, subject to the minor's right in such custodianships to compel distribution of the property upon attaining the age of 21; limiting liability of financial institutions for certain distributions of custodial property; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  630 and read the second time by title.

On motion by Senator Joyner, by two-thirds vote **HB 283** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Bradley Clemens
Abruzzo Brandes Dean
Bean Braynon Detert
Benacquisto Bullard Diaz de la Portilla

Hutson Joyner Latvala Lee Legg Margolis Montford Negron	Ring Sachs Simmons Simpson Smith Sobel Soto Stargel
U	0
Richter	Thompson
	Joyner Latvala Lee Legg Margolis Montford

Nays-None

CS for CS for SB 1048—A bill to be entitled An act relating to motor vehicle manufacturer licenses; amending s. 320.64, F.S.; providing that a motor vehicle dealer who received approval of a facility from an applicant or licensee within a specified timeframe is deemed to be in full compliance with facility-related requirements; providing that such motor vehicle dealer is entitled to certain benefits under certain circumstances; providing applicability; conforming a cross-reference; revising provisions related to an applicant or licensee who has undertaken or engaged in an audit of service-related payments or incentive payments; reducing the timeframe for the performance of such audits; defining the term "incentive"; authorizing an applicant or licensee to deny or charge back only the portion of a service-related claim or incentive claim which the applicant or licensee has proven to be false or fraudulent or for which the dealer failed to substantially comply with certain procedures; prohibiting an applicant or licensee from taking adverse action against a motor vehicle dealer under certain circumstances; prohibiting an applicant or licensee from failing to make any payment due a motor vehicle dealer that substantially complies with the terms of a certain contract between the two parties regarding reimbursement for temporary replacement vehicles under certain circumstances; authorizing a motor vehicle dealer to purchase goods or services from a vendor chosen by the motor vehicle dealer, subject to certain requirements; defining the term "goods or services"; prohibiting an applicant or licensee from requiring a motor vehicle dealer to pay for certain advertising or marketing, or to participate in or affiliate with a dealer advertising or marketing entity; prohibiting an applicant or licensee from taking or threatening to take any adverse action against a motor vehicle dealer who refuses to join or participate in such entity; defining the term "adverse action"; providing that an applicant or licensee may not require a dealer to participate in, or may not preclude only a number of its motor vehicle dealers in a designated market area from establishing, a voluntary motor vehicle dealer advertising or marketing entity; providing that an applicant or licensee is not required to fund such an entity under certain circumstances; providing for retroactive applicability under certain circumstances; providing for severability; providing an effective

—was read the third time by title.

On motion by Senator Garcia, **CS for CS for SB 1048** was passed and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Galvano	Negron
Bean	Garcia	Richter
Benacquisto	Gibson	Ring
Bradley	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Dean	Hutson	Smith
Detert	Latvala	Sobel
Diaz de la Portilla	Lee	Soto
Evers	Legg	Stargel
Flores	Margolis	Thompson
Gaetz	Montford	

Nays—4

Abruzzo Brandes Clemens Joyner Vote after roll call:

Nay to Yea-Abruzzo, Clemens

CS for HB 105—A bill to be entitled An act relating to publicly funded retirement programs; amending s. 175.041, F.S.; revising applicability of the Marvin B. Clayton Firefighters Pension Trust Fund Act; providing that any municipality that provides fire protection services to a municipal services taxing unit under an interlocal agreement is eligible to receive property insurance premium taxes; authorizing a county to enact an ordinance levying a tax on behalf of the municipal services taxing unit receiving fire services; amending s. 175.101, F.S.; authorizing a municipal services taxing unit that enters into an interlocal agreement for fire protection services with another municipality to impose an excise tax on property insurance premiums; amending s. 175.111, F.S.; requiring municipal services taxing units to provide the Division of Retirement of the Department of Management Services with a certified copy of the ordinance assessing and imposing certain taxes; amending ss. 175.122 and 175.351, F.S.; revising provisions relating to the limitation of disbursement to conform to changes made by the act; amending s. 175.411, F.S.; authorizing a municipal services taxing unit, under certain conditions, to revoke its participation and cease to receive property insurance premium taxes; providing an effective date.

—was read the third time by title.

On motion by Senator Bradley, **CS for HB 105** was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President Flores Margolis Abruzzo Gaetz Montford Bean Galvano Negron Garcia Benacquisto Ring Bradley Gibson Sachs Brandes Grimsley Simmons Simpson Braynon Hays Bullard Hukill Smith Clemens Hutson Sobel Dean Joyner Soto Stargel Detert Latvala Diaz de la Portilla Lee Thompson Evers Legg

Nays-None

Vote after roll call:

Yea—Richter

**HB 7061**—A bill to be entitled An act relating to public records; amending s. 895.06, F.S.; providing an exemption from public records requirements for certain documents and information held by an investigative agency pursuant to an investigation relating to an activity prohibited under the Florida RICO Act; authorizing disclosure of such documents and information under certain conditions; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—as amended April 24 was read the third time by title.

On motion by Senator Flores, **HB 7061** as amended was passed by the required constitutional two-thirds vote of the members present and voting and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Braynon	Evers
Abruzzo	Bullard	Flores
Bean	Clemens	Gaetz
Benacquisto	Dean	Galvano
Bradley	Detert	Garcia
Brandes	Diaz de la Portilla	Gibson

Grimsley	Legg	Simmons
Hays	Margolis	Simpson
Hukill	Montford	Smith
Hutson	Negron	Sobel
Joyner	Richter	Soto
Latvala	Ring	Stargel
Lee	Sachs	Thompson

Nays-None

By direction of the President, the rules were waived and the Senate proceeded to—

### SPECIAL ORDER CALENDAR

The Senate resumed consideration of-

SB 462—A bill to be entitled An act relating to family law; providing legislative findings; providing a directive to the Division of Law Revision and Information; creating s. 61.55, F.S.; providing a purpose; creating s. 61.56, F.S.; defining terms; creating s. 61.57, F.S.; providing that a collaborative law process commences when the parties enter into a collaborative law participation agreement; prohibiting a tribunal from ordering a party to participate in a collaborative law process over the party's objection; providing the conditions under which a collaborative law process concludes, terminates, or continues; creating s. 61.58, F.S.; providing for confidentiality of communications made during the collaborative law process; providing exceptions; providing that specified provisions do not take effect until 30 days after the Florida Supreme Court adopts rules of procedure and professional responsibility; providing a contingent effective date; providing effective dates.

-which was previously considered March 18.

On motion by Senator Lee, **SB 462** was read the second time by title. On motion by Senator Lee, by two-thirds vote **SB 462** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Flores	Margolis
Abruzzo	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
		-

Nays—None

By direction of the President, the rules were waived and the Senate reverted to—  $\,$ 

# **BILLS ON THIRD READING**

CS for CS for HB 655—A bill to be entitled An act relating to clinical laboratories; amending s. 483.041, F.S.; revising the definition of the term "licensed practitioner" to include consultant pharmacists or doctors of pharmacy licensed under chapter 465, F.S.; amending s. 483.181, F.S.; requiring clinical laboratories to make their services available to specified licensed practitioners; prohibiting such a clinical laboratory from charging different prices for its services based upon the chapter under which a practitioner is licensed; providing an effective date.

<sup>—</sup>was read the third time by title.

On motion by Senator Grimsley, **CS for CS for HB 655** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Flores Margolis Abruzzo Gaetz Montford Bean Galvano Negron Benacquisto Garcia Richter Bradley Gibson Ring Brandes Grimsley Sachs Hays Braynon Simmons Bullard Hukill Simpson Clemens Hutson Smith Sobel Dean Joyner Soto Detert Latvala Diaz de la Portilla Stargel Lee Evers Legg Thompson

Nays-None

CS for CS for HB 149-A bill to be entitled An act relating to the rights of grandparents; amending s. 752.001, F.S.; providing definitions; repealing s. 752.01, F.S., relating to actions by a grandparent for visitation rights; creating s. 752.011, F.S.; authorizing the grandparent of a minor child to petition a court for visitation under certain circumstances; requiring a preliminary hearing; providing for the payment of attorney fees and costs by a petitioner who fails to make a prima facie showing of harm; authorizing grandparent visitation if the court makes specified findings; providing factors for court consideration; providing applicability of the Uniform Child Custody Jurisdiction and Enforcement Act; encouraging the consolidation of certain concurrent actions; providing for modification of an order awarding grandparent visitation; limiting the frequency of actions seeking visitation; limiting applicability to a minor child placed for adoption; providing for venue; repealing s. 752.07, F.S., relating to the effect of adoption of a child by a stepparent on grandparent visitation rights; creating s. 752.071, F.S.; providing conditions under which a court may terminate a grandparent visitation order upon adoption of a minor child by a stepparent or close relative; amending s. 752.015, F.S.; conforming provisions and cross-references to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Abruzzo, **CS for CS for HB 149** was passed and certified to the House. The vote on passage was:

Yeas-37

Mr. President Galvano Negron Garcia Richter Abruzzo Bean Gibson Ring Bradley Grimsley Sachs Braynon Hays Simmons Hukill Bullard Simpson Clemens Hutson Smith Dean Joyner Sobel Latvala Soto Detert Diaz de la Portilla Lee Stargel Evers Legg Thompson Margolis Flores Gaetz Montford

Nays-None

Vote after roll call:

Yea—Benacquisto, Brandes

CS for HB 565—A bill to be entitled An act relating to retirement; amending s. 121.055, F.S.; authorizing local agency employers to reassess the designation of positions for inclusion in the Senior Manage-

ment Service Class; providing for removal of certain positions; providing an effective date.

—was read the third time by title.

On motion by Senator Evers,  $\mathbf{CS}$  for  $\mathbf{HB}$  565 was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Flores	Margolis
Abruzzo	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson

Nays-None

CS for CS for CS for SB 1172—A bill to be entitled An act relating to termination of a condominium association; amending s. 718.117, F.S.; providing and revising procedures and requirements for termination of a condominium property; providing requirements for the rejection of a plan of termination; defining terms; providing applicability; providing and revising requirements relating to partial termination of a condominium property; authorizing a plan of termination to be withdrawn, modified, or amended under certain conditions; revising and providing requirements relating to the allocation of proceeds of the sale of condominium property; revising requirements relating to the right to contest a plan of termination; amending s. 718.1255, F.S.; revising the term "dispute"; providing an effective date.

—was read the third time by title.

Pending further consideration of **CS** for **CS** for **CS** for **SB** 1172, pursuant to Rule 3.11(3), there being no objection, **CS** for **CS** for **CS** for **HB** 643 was withdrawn from the Committees on Regulated Industries; Judiciary; and Fiscal Policy.

On motion by Senator Latvala, by two-thirds vote-

CS for CS for HB 643—A bill to be entitled An act relating to termination of a condominium association; amending s. 718.117, F.S.; providing and revising procedures and requirements for termination of a condominium property; providing requirements for the rejection of, or the objection to, a plan of termination; providing definitions; providing applicability; providing and revising requirements relating to partial termination of a condominium property; authorizing a plan of termination to be withdrawn, modified, or amended under certain conditions; revising and providing requirements relating to the allocation of proceeds of the sale of condominium property; revising requirements relating to the right to contest a plan of termination; amending s. 718.1255, F.S.; revising a definition; providing an effective date.

—a companion measure, was substituted for CS for CS for CS for SB 1172 and read the second time by title.

On motion by Senator Latvala, by two-thirds vote **CS for CS for CS for HB 643** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo	Bradley	Bullard
Bean	Brandes	Clemens
Benacquisto	Braynon	Dean

Detert Hukill Ring Diaz de la Portilla Hutson Sachs Evers Joyner Simmons Flores Latvala Simpson Smith Gaetz Lee Galvano Legg Sobel Garcia Margolis Soto Gibson Montford Stargel Grimsley Negron Thompson

Richter

Nays-None

Hays

Vote after roll call:

Yea-Mr. President

HB 887—A bill to be entitled An act relating to unclaimed property; creating s. 717.1382, F.S.; providing for escheatment to the state of unclaimed United States savings bonds; providing for judicial determination of escheatment; providing procedures for challenging escheatment; providing for deposit of the proceeds of escheatment; creating s. 717.1383, F.S.; providing that a person claiming a United States savings bond may file a claim with the Department of Financial Services; providing limitations on such claim; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Brandes,  ${\bf HB~887}$  was passed and certified to the House. The vote on passage was:

### Yeas-37

Abruzzo Gaetz Montford Galvano Negron Bean Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simmons Braynon Hays Simpson Bullard Hukill Smith Sobel Clemens Hutson Dean Joyner Soto Latvala Stargel Detert Diaz de la Portilla Thompson Lee Evers Legg

Margolis

Navs-None

Flores

Vote after roll call:

Yea-Mr. President, Richter

CS for HB 1151—A bill to be entitled An act relating to residential master building permit programs; creating s. 553.794, F.S.; requiring local governments to create master building permit programs in certain circumstances to assist builders who expect to construct specific dwellings and townhomes on a repetitive basis; defining terms; providing requirements for submitting master building permit applications, general construction plans, and site-specific building permit applications; specifying documents that must be provided with the applications and plans; requiring master building permit applications to be approved or denied within a time certain; authorizing builders to submit master building permit numbers an unlimited number of times for specific dwellings and townhomes under certain conditions; providing duration of validity of approved master building permits; limiting revisions to approved master building permits; requiring the governing body of the applicable local government to provide a schedule of reasonable fees; providing for penalties under certain circumstances; authorizing local governments to adopt procedures to effectuate master building permit programs; providing an effective date.

—was read the third time by title.

On motion by Senator Brandes, **CS for HB 1151** was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President Gaetz Montford Abruzzo Galvano Negron Bean Garcia Richter Benacquisto Gibson Ring Bradley Grimsley Sachs Bravnon Hays Simmons Bullard Hukill Simpson Clemens Hutson Smith Dean Joyner Sobel Detert Latvala Soto Diaz de la Portilla Lee Stargel Evers Legg Thompson Margolis

Nays-None

Vote after roll call:

Yea—Brandes

CS for CS for HB 321—A bill to be entitled An act relating to HIV testing; amending s. 381.004, F.S.; revising and providing definitions; specifying the notification and consent procedures for performing HIV tests in health care and nonhealth care settings; amending s. 456.032, F.S.; conforming a cross-reference; providing an effective date.

—was read the third time by title.

On motion by Senator Thompson, **CS for CS for HB 321** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Flores Margolis Abruzzo Gaetz Montford Galvano Negron Bean Benacquisto Garcia Richter Bradley Gibson Ring Brandes Grimsley Sachs Braynon Hays Simmons Bullard Hukill Simpson Clemens Hutson Smith Dean Joyner Sobel Detert Latvala Soto Diaz de la Portilla Lee Stargel Evers Legg Thompson

Nays-None

CS for HB 751—A bill to be entitled An act relating to emergency treatment for opioid overdose; providing a short title; creating s. 381.887, F.S.; providing definitions; providing purpose; authorizing certain health care practitioners to prescribe an emergency opioid antagonist to a patient or caregiver under certain conditions; authorizing storage, possession, and administration of an emergency opioid antagonist by such patient or caregiver and certain emergency responders; providing immunity from liability; providing immunity from professional sanction or disciplinary action for certain health care practitioners and pharmacists, under certain circumstances; providing applicability; providing an effective date.

—as amended April 24 was read the third time by title.

On motion by Senator Evers, **CS for HB 751** as amended was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Flores Margolis Abruzzo Gaetz Montford Bean Galvano Negron Benacquisto Garcia Richter Bradley Gibson Ring Grimsley Sachs Brandes Braynon Hays Simmons Bullard Hukill Simpson Clemens Hutson Smith Sobel Dean Joyner Detert Latvala Soto Diaz de la Portilla Lee Stargel Thompson Evers Legg

Nays-None

# **MOTIONS**

On motion by Senator Simmons, the rules were waived and the bills remaining on the Special Order Calendar this day were retained on the Special Order Calendar.

# REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bills to be placed on the Special Order Calendar for Monday, April 27, 2015: CS for CS for SB 34, CS for SB 60, CS for SB 68, CS for SB 80, CS for SB 84, CS for SB 22, SB 52, SB 54, CS for SB 36, CS for SB 42, SB 44, SB 64, CS for SB 66, CS for SB 78, CS for SB 876, CS for CS for SB 360, CS for CS for SB 1102, CS for SB 510, CS for SB 1248, CS for CS for SB 318, SB 984, CS for CS for SB 284, CS for SB 1526, CS for CS for SB 118, CS for CS for SB 228, SB 590, CS for SB 718, CS for CS for SB 1402, CS for SB 912, CS for CS for SB 972, CS for CS for SB 1006, CS for SB 1016, CS for CS for SB 1052, CS for CS for SB 1390, CS for SB 1226, CS for SB 1302, CS for CS for SB 1390, CS for SB 7056, CS for SB 7082.

Respectfully submitted, David Simmons, Rules Chair Bill Galvano, Majority Leader Arthenia L. Joyner, Minority Leader

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

# FIRST READING

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 359, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Agriculture & Natural Resources Subcommittee and Representative(s) Diaz, M., Avila—

CS for HB 359—A bill to be entitled An act relating to the Miami-Dade County Lake Belt Area; amending s. 373.4149, F.S.; requiring amendments to local zoning and subdivision regulations concerning properties located within a certain area to be compatible with limestone mining activities; prohibiting amendments to local zoning and subdivision regulations which would result in an increase in residential density for certain property until there is no mining activity within a certain distance; amending s. 373.41492, F.S.; conforming a cross-reference; including monitoring as an environmental purpose for which the per-ton mitigation fee may be applied; decreasing the amount of the per-ton mitigation fee for limerock and sand sold after certain dates; decreasing the amount of the per-ton water treatment plant upgrade fee; requiring

that a portion of the proceeds from the per-ton water treatment plant upgrade fee be used to fund a study reviewing certain mining activities and claims relating to such activities; adding water quality monitoring to the required uses for mitigation fee proceeds; providing for expiration of the water treatment plant upgrade fee; removing a requirement that uses of the mitigation fee proceeds be approved by the Miami-Dade County Lake Belt Mitigation Committee; deleting an obsolete provision; providing legislative findings with respect to certain water treatment plant upgrades; requiring Miami-Dade County to submit certain reports to the Legislature; amending s. 552.30, F.S.; requiring the State Fire Marshal to conduct a study reviewing the appropriateness of the established statewide ground vibration limits for construction materials mining activities and any legitimate claims paid for damages caused by such mining activities; providing funding for the study; requiring a report to be submitted to the Governor and the Legislature by a certain date; reenacting s. 373.41495(1),(2), and (3), F.S., relating to the Lake Belt Mitigation Trust Fund to incorporate the amendment made to s. 373.41492, F.S., in reference thereto; providing an effective date.

—was referred to the Committees on Environmental Preservation and Conservation; Community Affairs; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 485, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Ingram-

**HB 485**—A bill to be entitled An act relating to the Santa Rosa Island Authority, Escambia County; amending chapter 24500 (1947), Laws of Florida, as amended; revising the amounts authorized to be paid as an allowance for members of the authority; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 515, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Health & Human Services Committee, Health Quality Subcommittee and Representative(s) Cummings, Perry, Rogers—

CS for CS for HB 515—A bill to be entitled An act relating to physical therapy; amending s. 486.021, F.S.; revising the definition of the term "practice of physical therapy"; amending s. 486.081, F.S.; providing that a licensed physical therapist who holds a specified doctoral degree may use specified letters in connection with her or his name or place of business; prohibiting a physical therapist with a specified doctoral degree from using the title "doctor" without informing the public of his or her profession as a physical therapist; amending s. 486.135, F.S.; revising the terms prohibited from being used by certain unlicensed persons; providing a criminal penalty; amending s. 486.151, F.S.; prohibiting an unlicensed person from using specified letters; providing an effective date.

—was referred to the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 695, as amended, by the required constitutional

two-thirds vote of the membership and requests the concurrence of the Senate.

Bob Ward, Clerk

By Appropriations Committee, Finance & Tax Committee and Representative(s) Avila, Cortes, B., Artiles, Diaz, M., Eisnaugle—

CS for CS for HB 695-A bill to be entitled An act relating to ad valorem taxation; amending s. 129.03, F.S.; revising the information required to be included on summaries of adopted tentative budgets; authorizing a summary statement to be published more than once in specified locations; amending s. 192.0105, F.S.; conforming provisions to changes made by the act; amending s. 193.0235, F.S.; revising the definition of the term "common element" for purposes of prorating ad valorem taxes for certain properties under certain circumstances; amending s. 193.122, F.S.; establishing deadlines for value adjustment boards to complete final assessment roll certifications; providing applicability; amending s. 194.011, F.S.; revising the procedures for filing petitions to the value adjustment board; revising the procedures used during a value adjustment board hearing; revising the documentation required to be on evidence lists during value adjustment board hearings; amending s. 194.014, F.S.; revising the interest rate upon which certain unpaid and overpaid ad valorem taxes accrue; defining the term "bank prime loan rate"; amending s. 194.015, F.S.; revising the selection procedures for appointment to a value adjustment board; revising the requirements for meetings of value adjustment boards; requiring continuing education for appraiser members; authorizing the district school board and district county commission to audit certain expenses of the value adjustment board; amending s. 194.032, F.S.; revising requirements for the provision of property record cards to a petitioner; requiring the petitioner or property appraiser to show good cause to reschedule a hearing related to an assessment; requiring value adjustment boards to address issues concerning assessment rolls by a time certain; providing applicability; amending s. 194.034, F.S.; revising the entities that may represent a taxpayer before the value adjustment board; revising provisions relating to findings of fact and conclusions of law; amending s. 194.035, F.S.; prohibiting consideration to be given in the appointment of special magistrates to assessment reductions recommended by a special magistrate; amending s. 196.141, F.S.; authorizing property appraisers to contract for the examination and audit of homestead exemption claims; specifying terms that must be included in the contract; authorizing a person claiming a homestead exemption to bring a cause action against the property appraiser's contractor if the contractor engages in specified proscribed conduct; authorizing the property appraiser to retain certain interest earnings; amending s. 196.161, F.S.; requiring the filing of tax liens for taxes, penalties, and interest that remain unpaid after a specified time; requiring that certain unpaid tax liens be included in the next tax roll; specifying that such lien is superior to all other liens; deleting provisions specifying when liens attach to property; amending s. 200.069, F.S.; revising the information to be included on the notice of proposed property taxes and non-ad valorem assessments; amending s. 213.30, F.S.; specifying that persons may seek or obtain funds because of the failure of other persons to comply with the state's tax laws, including homestead exemptions; providing a finding of important state interest; providing effective dates.

—was referred to the Committees on Community Affairs; Finance and Tax; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 1205, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By State Affairs Committee, Agriculture & Natural Resources Appropriations Subcommittee, Agriculture & Natural Resources Subcommittee and Representative(s) Rodrigues, R., Pigman, Broxson—

CS for CS for CS for HB 1205—A bill to be entitled An act relating to the regulation of oil and gas resources; amending s. 377.19, F.S.; applying the definitions of certain terms to additional sections of chapter 377, F.S.; revising the definition of the term "division"; conforming a cross-reference; defining the term "high-pressure well stimulation"; amending s. 377.22, F.S.; revising the rulemaking authority of the Department of Environmental Protection; amending s. 377.24, F.S.; requiring that a permit be obtained before the performance of a highpressure well stimulation; specifying that a permit may authorize single or multiple activities; prohibiting the department from approving permits for high-pressure well stimulation until certain rulemaking is complete; amending s. 377.241, F.S.; requiring the Division of Water Resource Management to give consideration to and be guided by certain additional criteria when issuing permits; amending s. 377.242, F.S.; authorizing the department to issue permits for the performance of a high-pressure well stimulation; revising permit requirements that permitholders agree not to prevent division inspections; prohibiting a county, municipality, or other political subdivision of the state from adopting or establishing permitting programs for certain oil and gas activities; amending s. 377.2425, F.S.; requiring an applicant or operator to provide surety that performance of a high-pressure well stimulation will be conducted in a safe and environmentally compatible manner; creating s. 377.2436, F.S.; directing the department to conduct a study on high-pressure well stimulation; providing study criteria; requiring the study to be submitted to the Governor and Legislature; amending s. 377.37, F.S.; increasing the maximum amount of a civil penalty; creating s. 377.45, F.S.; requiring the department to designate the national chemical registry as the state's registry; requiring service providers, vendors, and well owners or operators to report certain information to the department; providing applicability; requiring the department to adopt rules; amending ss. 377.07, 377.10, 377.243, and 377.244, F.S.; conforming provisions; providing an appropriation; providing an effective

—was referred to the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

### RETURNING MESSAGES — FINAL ACTION

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/CS/HB 217, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed HB 441, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/HB 927, as amended.

Bob Ward, Clerk

# CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 24 was corrected and approved.

# **CO-INTRODUCERS**

# SENATE PAGES

Senators Gibson—CS for SB 368, CS for CS for SB 382; Sobel—CS for CS for SB 318, CS for SB 1016, CS for CS for SB 1052, CS for SB 1226

April 27-May 1, 2015

# **ADJOURNMENT**

On motion by Senator Simmons, the Senate adjourned at  $4:26~\rm p.m.$  for the purpose of holding committee meetings and conducting other Senate business to reconvene at  $11:00~\rm a.m.$ , Tuesday, April  $28~\rm or$  upon call of the President.

Charles Abbatantuono, Longwood; Aaron Alexander, Tallahassee; Jaquon Baker, Jacksonville; Sarah Carroll, Naples; Matthew Harris, Parkland; Kaycee Kinnard, Inverness; Damarion Lazo, Ocala; Kellen Long, Tallahassee; John McKenzie, Jacksonville; Reece Poppell, Tallahassee; Zach Prescott, Westville; Bailey Smith, Tallahassee; Mikayla Smith, Tallahassee; Alexander Toney, Saint Johns



# Journal of the Senate

Number 18—Regular Session

Tuesday, April 28, 2015

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# **CALL TO ORDER**

The Senate was called to order by President Gardiner at 11:00 a.m. A quorum present—36:

Mr. President	Diaz de la Portilla	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Gibson	Ring
Benacquisto	Grimsley	Sachs
Bradley	Hays	Simmons
Brandes	Hukill	Simpson
Braynon	Hutson	Smith
Bullard	Joyner	Sobel
Clemens	Latvala	Soto
Dean	Legg	Stargel
Detert	Margolis	Thompson

# **PRAYER**

Almighty God, we come to you this morning and humble ourselves and seek your wisdom and direction in this room. I pray for these men and women that they would be able to call upon insight beyond themselves; that you would just bless them with wonderful thoughts, ideas, and wisdom to make the right choices and decisions. God, I also pray for unity; that you would help these men and women come together and work together for the greater good and greater cause.

God, I pray for compassion; that you give these men and women to understand deep down that they are making decisions for the better of us all. To be able to put aside personal issues and personal things and to be able to make decisions that are best for the whole collective. I thank you for their service. I thank you for what they do. I pray you just continue to bless them as they serve this wonderful state and this wonderful country.

We ask all these things in the name above all names. Amen.

### **PLEDGE**

Senate Pages, Reece Poppell of Tallahassee; Zach Prescott of Westville; and Bailey Smith of Tallahassee, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

# DOCTOR OF THE DAY

The President recognized Dr. Mark A. Toney of St. Augustine, sponsored by Senator Bean, as the doctor of the day. Dr. Toney specializes in pediatrics.

### SPECIAL PRESENTATION

Senator Thompson was recognized for a presentation portraying the life of Harriette Vyda Simms Moore in commemoration of the 50th Anniversary of the Voting Rights Act.

# ADOPTION OF RESOLUTIONS

On motion by Senator Thompson-

By Senator Thompson-

**SR 1638**—A resolution remembering the outstanding contributions of pioneer leaders and martyrs Harriette Vyda Simms Moore and Harry T. Moore in commemoration of the 50th Anniversary of the Voting Rights Act.

WHEREAS, Harry T. Moore was born on November 18, 1905, in Houston, Florida, the only child of Johnny and Rosalea Alberta Moore, and

WHEREAS, in 1919, Harry T. Moore enrolled in the high school program of Florida Memorial College, where he excelled in his studies and earned the nickname "Doc" from his classmates, and

WHEREAS, Harry T. Moore graduated from Florida Memorial College at the age of 19 years with a "normal degree" and accepted a teaching job at the only black elementary school in Cocoa, located in Brevard County, and

WHEREAS, during his first year in Brevard County, Harry T. Moore met 23-year-old Harriette Vyda Simms, an elementary school teacher and civil rights pioneer who was later blacklisted due her political activities, and within a year they were married, and

WHEREAS, Harry T. Moore was promoted to principal of the Titusville Colored School, where he taught ninth grade and supervised a staff of six teachers, and

WHEREAS, in 1934, the Moores started the Brevard County Chapter of the National Association for the Advancement of Colored People (NAACP), and in 1937, in conjunction with the all-black Florida State Teacher's Association, and backed by NAACP attorney Thurgood Marshall in New York, filed the first lawsuit in the deep South seeking to equalize the salaries of black and white teachers, and

WHEREAS, the lawsuit filed by Harry T. Moore spawned other federal lawsuits in Florida that eventually led to equal salaries, and

WHEREAS, in 1941, Harry T. Moore organized the Florida State Conference of the NAACP and soon became its unpaid executive secretary, writing letters, circulars, and broadsides that protested unequal salaries, segregated schools, and the disenfranchisement of black voters, and

WHEREAS, in 1943, Harry T. Moore launched an investigation into each of the lynchings that had occurred in this state, and

WHEREAS, in 1944, Harry T. Moore organized the Progressive Voters' League, which over the next six years registered more than 116,000 black voters with the Florida Democratic Party, and

WHEREAS, the success of his efforts is reflected in the fact that the number of voters registered by the Progressive Voters' League represented 31 percent of all eligible black voters in this state, a percentage that was 51 percent higher than in any other southern state, and

WHEREAS, on Christmas Day in 1951, Harry T. Moore was killed by a bomb that was placed beneath the Moores' home directly under his bed, and his beloved wife, Harriette, died nine days later as a result of the blast, and

WHEREAS, the murders of Harry T. Moore and Harriette Vyda Simms Moore have never been solved, NOW, THEREFORE,

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

That the outstanding contributions of American Civil Rights movement pioneers and martyrs Harriette Vyda Simms Moore and Harry T. Moore are recognized and their sacrifices, which helped to usher in the Voting Rights Act in the United States, are respectfully remembered.

—was introduced out of order and read by title. On motion by Senator Thompson, **SR 1638** was read the second time in full and adopted.

At the request of Senator Brandes-

By Senator Brandes-

**SR 1668**—A resolution recognizing April 20, 2015, as "Taxpayer Independence Day" in Florida and celebrating Florida as a taxpayer-friendly state.

WHEREAS, Florida is one of seven states without personal income

WHEREAS, Florida will recognize April 20, 2015, as Taxpayer Independence Day, the symbolic date that assumes that every dollar earned by Floridians between January 1, 2015, and that date goes to pay federal, state, and local tax obligations, and

WHEREAS, in 2015, it took 110 days for the average Florida household to pay its taxes, with nearly two-thirds of that tax burden being federal, and

WHEREAS, although Florida taxes are very low relative to other states, with 20 states reaching the Taxpayer Independence Day mark later in the year, the combined federal, state, and local tax is a significant expense of Florida households, and

WHEREAS, the federal Taxpayer Independence Day occurs 4 days after Florida's, NOW, THEREFORE,

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

That April 20, 2015, is recognized as "Taxpayer Independence Day" in Florida and that we celebrate Florida as a taxpayer-friendly state.

-was introduced, read and adopted by publication.

### RECESS

The President declared the Senate in recess at 11:45 a.m. to reconvene at 1:00 p.m.

### AFTERNOON SESSION

The Senate was called to order by the President at 1:00 p.m. A quorum present—38:

Mr. President	Benacquisto	Bullard
Abruzzo	Bradley	Clemens
Altman	Brandes	Dean
Bean	Braynon	Detert

Hutson	Sachs
Joyner	Simmons
Latvala	Simpson
Legg	Smith
Margolis	Sobel
Montford	Soto
Negron	Stargel
Richter	Thompson
Ring	_
	Joyner Latvala Legg Margolis Montford Negron Richter

By direction of the President, the rules were waived and the Senate proceeded to—

### SPECIAL ORDER CALENDAR

**SB 590**—A bill to be entitled An act relating to flags; providing a short title; creating s. 256.041, F.S.; requiring a United States flag or a state flag that is purchased on or after a specified date by the state, a county, or a municipality for public use to be made in the United States; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 590**, pursuant to Rule 3.11(3), there being no objection, **HB 225** was withdrawn from the Committees on Community Affairs; Governmental Oversight and Accountability; and Fiscal Policy.

On motion by Senator Altman-

**HB 225**—A bill to be entitled An act relating to flags; providing a short title; creating s. 256.041, F.S.; requiring a United States flag or a state flag that is purchased on or after a specified date by the state, a county, or a municipality for public use to be made in the United States; providing an effective date.

—a companion measure, was substituted for  ${\bf SB~590}$  and read the second time by title.

Pursuant to Rule 4.19, **HB 225** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 914-A bill to be entitled An act relating to intrastate crowdfunding; amending s. 517.021, F.S.; conforming a crossreference; defining the term "intermediary" for purposes of the Florida Securities and Investor Protection Act; amending s. 517.061, F.S.; exempting offers or sales of securities by certain issuers from registration requirements; creating s. 517.0611, F.S.; providing a short title; exempting the intrastate offering and sale of certain securities from certain regulatory requirements; providing applicability; providing registration and reporting requirements for issuers and intermediaries offering such securities; requiring the issuer to provide to the office a copy of a specified escrow agreement; limiting the aggregate amount of sales of such securities within a specified period; limiting the aggregate amount of sales to specified investors; requiring an issuer to produce and distribute an annual report to investors; requiring a notice-filing to be suspended under certain circumstances; specifying that fees collected become revenue of the state; requiring a qualified third party to hold certain funds in escrow; amending s. 517.12, F.S.; providing registration requirements for an intermediary; conforming a cross-reference; amending s. 517.121, F.S.; requiring an intermediary to comply with specified recordkeeping requirements; amending s. 517.161, F.S.; including an intermediary in the disciplinary provisions; amending s. 626.9911, F.S.; conforming a cross-reference; providing an appropriation; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 914**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for CS for HB 275** was withdrawn from the Committees on Banking and Insurance; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Richter-

CS for CS for CS for HB 275—A bill to be entitled An act relating to intrastate crowdfunding; amending s. 517.021, F.S.; conforming a crossreference; defining the term "intermediary" for purposes of the Florida Securities and Investor Protection Act; amending s. 517.061, F.S.; exempting offers or sales of securities by certain issuers from registration requirements; creating s. 517.0611, F.S.; providing a short title; exempting the intrastate offering and sale of certain securities from certain regulatory requirements; providing applicability; providing registration and reporting requirements for issuers and intermediaries offering such securities; requiring the issuer to provide to the office a copy of a specified escrow agreement; limiting the aggregate amount of sales of such securities within a specified period; limiting the aggregate amount of sales to specified investors; requiring an issuer to produce and distribute an annual report to investors; requiring a notice-filing to be suspended under certain circumstances; providing for the deposit of fees; requiring a qualified third party to hold certain funds in escrow; amending s. 517.12, F.S.; providing registration requirements for an intermediary; conforming a cross-reference; amending s. 517.121, F.S.; requiring an intermediary to comply with specified recordkeeping requirements; amending s. 517.161, F.S.; including an intermediary in certain disciplinary provisions; amending s. 626.9911, F.S.; conforming a crossreference; providing an appropriation; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 914 and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for HB 275** was placed on the calendar of Bills on Third Reading.

CS for CS for CS for SB 154—A bill to be entitled An act relating to hazardous walking conditions; providing a short title; amending s. 1006.23, F.S.; requiring a district school board to correct hazardous walking conditions and provide transportation to students who would be subjected to hazardous walking conditions; requiring state or local governmental entities with jurisdiction over a road with a hazardous walking condition to correct the condition within a reasonable period of time; providing requirements for a governmental entity relating to its transportation work program; revising procedures for inspection and identification of hazardous walking conditions; requiring a district school superintendent to initiate a formal request for correction of a hazardous walking condition under certain circumstances; authorizing a district school board to initiate a declaratory judgment proceeding under certain circumstances and providing requirements therefor; deleting the requirement that the district school superintendent and specified governmental entities make a final determination that is mutually agreed upon regarding hazardous walking conditions; revising criteria that determine a hazardous walking condition for public school students; providing requirements relating to a civil action for damages; authorizing a district school board and other governmental entities to enter into a specified interlocal agreement; providing criteria for such agreements; amending s. 1012.45, F.S.; providing that a district school board may implement a safe driver toll-free telephone hotline for specified purposes; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 154**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for CS for HB 41** was withdrawn from the Committees on Education Pre-K - 12; Community Affairs; Appropriations Subcommittee on Education; and Appropriations.

On motion by Senator Hays-

CS for CS for HB 41—A bill to be entitled An act relating to hazardous walking conditions; providing a short title; amending s. 1006.23, F.S.; revising criteria that determine a hazardous walking condition for public school students; revising procedures for inspection and identification of hazardous walking conditions; authorizing a district school superintendent to initiate a formal request for correction of a hazardous walking condition; authorizing a district school board to initiate a declaratory judgment proceeding under certain circumstances and providing requirements therefor; requiring a district school board to provide transportation to students who would be subjected to hazardous

walking conditions; requiring state or local governmental entities with jurisdiction over a road with a hazardous walking condition to correct the condition within a reasonable period of time; providing requirements for a governmental entity relating to its transportation work program; providing requirements relating to a civil action for damages; providing that certain interlocal agreements that meet specified criteria are not prohibited under this section; amending s. 1012.45, F.S.; providing that a district school board may implement a safe driver toll-free telephone hotline for specified purposes; providing an effective date.

—a companion measure, was substituted for CS for CS for CS for SB 154 and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for HB 41** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 314—A bill to be entitled An act relating to the Petroleum Restoration Program; amending s. 376.305, F.S.; revising the eligibility requirements of the Abandoned Tank Restoration Program; deleting provisions prohibiting the relief of liability for persons who acquired title after a certain date; amending s. 376.3071, F.S.; renaming the low-scored site initiative the low-risk site initiative; revising the conditions for eligibility and methods for payment of costs for the lowrisk site initiative; clarifying that a change in ownership does not preclude a site from entering into the program; revising the eligibility requirements for receiving rehabilitation funding; amending s. 376.30713, F.S.; reducing the number of sites that may be proposed for certain advanced cleanup applications; increasing the total amount for which the department may contract for advanced cleanup work in a fiscal year; authorizing property owners and responsible parties to enter into voluntary cost-share agreements under certain circumstances; providing an effective date.

—was read the second time by title.

### SENATOR GAETZ PRESIDING

Pending further consideration of **CS for CS for SB 314**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 733** was withdrawn from the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Simpson, the rules were waived and-

CS for HB 733—A bill to be entitled An act relating to the Petroleum Restoration Program; amending s. 376.3071, F.S.; renaming the lowscore site initiative as the low-risk site initiative; requiring that responsible parties provide evidence of authorization from property owners to conduct site rehabilitation; requiring that responsible parties and property owners submit certain proposals for voluntary participation in the low-risk site initiative; increasing the total amount of costs that the department may approve for each site; authorizing the department to approve certain assessment, remediation, survey, and report costs; requiring that the department procure certain contractual services for completion of certain work; extending the period for completion of assessment and limited remediation work; providing an additional extension for certain groundwater monitoring; increasing the amount of funds that may be encumbered from the Inland Protection Trust Fund for the low-risk site initiative in any fiscal year; requiring that the department issue a site rehabilitation completion order that incorporates proposals for no further action upon demonstration that certain conditions have been met; providing that certain discharges do not alter eligibility for state-funded rehabilitation; amending s. 376.30713, F.S.; reducing the number of sites necessary to meet the eligibility requirement for an advanced cleanup application; requiring that certain applicants provide evidence of authorization from property owners for site access and rehabilitation program tasks as part of an advanced cleanup application; increasing the total amount for which the department may contract for advanced cleanup work in a fiscal year; providing an effective date

—a companion measure, was substituted for CS for CS for SB 314 and read the second time by title.

Senator Simpson moved the following amendment:

Amendment 1 (773672) (with title amendment)—Delete everything after the enacting clause and insert:

- Section 1. Subsection (6) of section 376.305, Florida Statutes, is amended to read:
  - 376.305 Removal of prohibited discharges.—
- (6) The Legislature created the Abandoned Tank Restoration Program in response to the need to provide financial assistance for cleanup of sites that have abandoned petroleum storage systems. For purposes of this subsection, the term "abandoned petroleum storage system" means a petroleum storage system that has not stored petroleum products for consumption, use, or sale since March 1, 1990. The department shall establish the Abandoned Tank Restoration Program to facilitate the restoration of sites contaminated by abandoned petroleum storage systems.
  - (a) To be included in the program:
- 1. An application must be submitted to the department by June 30, 1996, certifying that the system has not stored petroleum products for consumption, use, or sale at the facility since March 1, 1990.
- 2. The owner or operator of the petroleum storage system when it was in service must have ceased conducting business involving consumption, use, or sale of petroleum products at that facility on or before March 1, 1990.
- 3. The site is not otherwise eligible for the cleanup programs pursuant to  $\frac{1}{5}$ . 376.3071 or s. 376.3072.
- 4. The site is not otherwise eligible for the Petroleum Cleanup Participation Program under s. 376.3071(13) based on any discharge reporting form received by the department before January 1, 1995, or a written report of contamination submitted to the department on or before December 31, 1998.
- (b) In order to be eligible for the program, petroleum storage systems from which a discharge occurred must be closed pursuant to department rules before an eligibility determination. However, if the department determines that the owner of the facility cannot financially comply with the department's petroleum storage system closure requirements and all other eligibility requirements are met, the petroleum storage system closure requirements shall be waived. The department shall take into consideration the owner's net worth and the economic impact on the owner in making the determination of the owner's financial ability. The June 30, 1996, application deadline shall be waived for owners who cannot financially comply.
- (c) Sites accepted in the program are eligible for site rehabilitation funding as provided in s. 376.3071.
  - (d) The following sites are excluded from eligibility:
  - 1. Sites on property of the Federal Government;
- 2. Sites contaminated by pollutants that are not petroleum products; or
  - 3. Sites where the department has been denied site access; er
- 4. Sites which are owned by a person who had knowledge of the polluting condition when title was acquired unless the person acquired title to the site after issuance of a notice of site eligibility by the department.
- (e) Participating sites are subject to a deductible as determined by rule, not to exceed \$10,000.

This subsection does not relieve a person who has acquired title after July 1, 1992, from the duty to establish by a preponderance of the evidence that he or she undertook, at the time of acquisition, all appropriate inquiry into the previous ownership and use of the property consistent with good commercial or customary practice in an effort to minimize liability, as required by s. 376.308(1)(c).

- Section 2. Paragraph (b) of subsection (12), and subsection (13) of section 376.3071, Florida Statutes, are amended, and paragraph (c) is added to subsection (12) of that section, to read:
- $376.3071\,$  Inland Protection Trust Fund; creation; purposes; funding.—
  - (12) SITE CLEANUP.—
- (b) Low-risk Low scored site initiative.—Notwithstanding subsections (5) and (6), a site with a priority ranking score of 29 points or less may voluntarily participate in the low-risk low-scored site initiative regardless of whether the site is eligible for state restoration funding.
- 1. To participate in the low-risk low-scored site initiative, the responsible party or property owner, or a responsible party that provides evidence of authorization from the property owner, must submit a "No Further Action" proposal and affirmatively demonstrate that the following conditions under paragraph (c) are met.:
- a. Upon reassessment pursuant to department rule, the site retains a priority ranking score of 29 points or less.
- b. Excessively contaminated soil, as defined by department rule, does not exist onsite as a result of a release of petroleum products.
- e. A minimum of 6 months of groundwater monitoring indicates that the plume is shrinking or stable.
- d. The release of petroleum products at the site does not adversely affect adjacent surface waters, including their effects on human health and the environment.
- e. The area of groundwater containing the petroleum products' chemicals of concern is less than one quarter acre and is confined to the source property boundaries of the real property on which the discharge originated.
- f. Soils onsite that are subject to human exposure found between land surface and 2 feet below land surface meet the soil cleanup target levels established by department rule or human exposure is limited by appropriate institutional or engineering controls.
- 2. Upon affirmative demonstration that of the conditions under paragraph (c) are met subparagraph 1., the department shall issue a site rehabilitation completion order incorporating the determination of "No Further Action." proposal submitted by the property owner or the responsible party that provides evidence of the authorization from the property owner Such determination acknowledges that minimal contamination exists onsite and that such contamination is not a threat to the public health, safety, or welfare, water resources, or the environment. If no contamination is detected, the department may issue a site rehabilitation completion order.
- 3. Sites that are eligible for state restoration funding may receive payment of costs for the *low-risk* <del>low-scored</del> site initiative as follows:
- a. A responsible party or property owner, or a responsible party that provides evidence of authorization from the property owner, may submit an assessment and limited remediation plan designed to affirmatively demonstrate that the site meets the conditions under paragraph (c) subparagraph 1. Notwithstanding the priority ranking score of the site, the department may approve the cost of the assessment and limited remediation, including up to 6 months of groundwater monitoring, in one or more task assignments, or modifications thereof, not to exceed the threshold amount provided in s. 287.017 for CATEGORY TWO, \$30,000 for each site where the department has determined that the assessment and limited remediation, if applicable, will likely result in a determination of "No Further Action.": The department may not pay the costs associated with the establishment of institutional or engineering controls, with the exception of the costs associated with a professional land survey or specific purpose survey, if needed, and costs associated with obtaining a title report and recording fees.
- b. Following approval of initial site assessment results provided pursuant to state funding under sub-subparagraph a., the department may approve up to an additional amount not to exceed the threshold amount provided in s. 287.017 for CATEGORY TWO, for limited re-

mediation, where needed to achieve a determination of "No Further Action"

- c.b. The assessment and limited remediation work shall be completed no later than 9 6 months after the department authorizes the start of a state-funded low-risk site initiative task issues its approval. If groundwater monitoring is required after the assessment and limited remediation in order to satisfy the conditions under paragraph (c), the department may authorize an additional 6 months to complete the monitoring.
- d.e. No more than \$15 \$10 million for the low-risk low secred site initiative may be encumbered from the fund in any fiscal year. Funds shall be made available on a first-come, first-served basis and shall be limited to 10 sites in each fiscal year for each responsible party or property owner or each responsible party that provides evidence of authorization from the property owner.
- e.d. Program deductibles, copayments, and the limited contamination assessment report requirements under paragraph (13)(c) do not apply to expenditures under this paragraph.
- (c) The department shall issue a site rehabilitation completion order incorporating the "No Further Action" proposal submitted by a property owner or a responsible party that provides evidence of authorization from the property owner upon affirmative demonstration that all of the following conditions are met:
- 1. Soil saturated with petroleum or petroleum products, or soil that causes a total corrected hydrocarbon measurement of 500 parts per million or higher for Gasoline Analytical Group or 50 parts per million or higher for Kerosene Analytical Group, as defined by department rule, does not exist onsite as a result of a release of petroleum products.
- 2. A minimum of 6 months of groundwater monitoring indicates that the plume is shrinking or stable.
- 3. The release of petroleum products at the site does not adversely affect adjacent surface waters, including their effects on human health and the environment.
- 4. The area of groundwater containing the petroleum products' chemicals of concern is confined to the source property boundaries of the real property on which the discharge originated, or has migrated from the source property only to a transportation facility of the Department of Transportation.
- 5. The groundwater contamination containing the petroleum products chemicals of concern is not a threat to any permitted potable water supply mell
- 6. Soils onsite which are subject to human exposure found between land surface and 2 feet below land surface meet the soil cleanup target levels established pursuant to subparagraph (5)(b)9., or human exposure is limited by appropriate institutional or engineering controls.

Issuance of a site rehabilitation completion order under this paragraph acknowledges that minimal contamination exists onsite and that such contamination is not a threat to the public health, safety, or welfare, water resources, or the environment. If the department determines that a discharge for which a site rehabilitation completion order was issued pursuant to this subsection may pose a threat to the public health, safety, or welfare, water resources, or the environment, the issuance of the site rehabilitation completion order, with or without conditions, does not alter eligibility for state-funded rehabilitation that would otherwise be applicable under this section.

(13) PETROLEUM CLEANUP PARTICIPATION PROGRAM.—To encourage detection, reporting, and cleanup of contamination caused by discharges of petroleum or petroleum products, the department shall, within the guidelines established in this subsection, implement a cost-sharing cleanup program to provide rehabilitation funding assistance for all property contaminated by discharges of petroleum or petroleum products from a petroleum storage system occurring before January 1, 1995, subject to a copayment provided for in a Petroleum Cleanup Participation Program site rehabilitation agreement. Eligibility is subject to an annual appropriation from the fund. Additionally, funding for eligible sites is contingent upon annual appropriation in subsequent years. Such continued state funding is not an entitlement or a vested

- right under this subsection. Eligibility shall be determined in the program, notwithstanding any other provision of law, consent order, order, judgment, or ordinance to the contrary.
- (a)1. The department shall accept any discharge reporting form received before January 1, 1995, as an application for this program, and the facility owner or operator need not reapply.
- 2. Owners or operators of property, regardless of whether ownership has changed, which is contaminated by petroleum or petroleum products from a petroleum storage system may apply for such program by filing a written report of the contamination incident, including evidence that such incident occurred before January 1, 1995, with the department. Incidents of petroleum contamination discovered after December 31, 1994, at sites which have not stored petroleum or petroleum products for consumption, use, or sale after such date shall be presumed to have occurred before January 1, 1995. An operator's filed report shall be an application of the owner for all purposes. Sites reported to the department after December 31, 1998, are not eligible for the program.
- (b) Subject to annual appropriation from the fund, sites meeting the criteria of this subsection are eligible for up to \$400,000 of site rehabilitation funding assistance in priority order pursuant to subsections (5) and (6). Sites meeting the criteria of this subsection for which a site rehabilitation completion order was issued before June 1, 2008, do not qualify for the 2008 increase in site rehabilitation funding assistance and are bound by the pre-June 1, 2008, limits. Sites meeting the criteria of this subsection for which a site rehabilitation completion order was not issued before June 1, 2008, regardless of whether they have previously transitioned to nonstate-funded cleanup status, may continue state-funded cleanup pursuant to this section until a site rehabilitation completion order is issued or the increased site rehabilitation funding assistance limit is reached, whichever occurs first. The department may not pay expenses incurred beyond the scope of an approved contract.
- (c) Upon notification by the department that rehabilitation funding assistance is available for the site pursuant to subsections (5) and (6), the owner, operator, or person otherwise responsible for site rehabilitation shall provide the department with a limited contamination assessment report and shall enter into a Petroleum Cleanup Participation Program site rehabilitation agreement with the department. The agreement must provide for a 25-percent copayment by the owner, operator, or person otherwise responsible for conducting site rehabilitation. The owner, operator, or person otherwise responsible for conducting site rehabilitation shall adequately demonstrate the ability to meet the copayment obligation. The limited contamination assessment report and the copayment costs may be reduced or eliminated if the owner and all operators responsible for restoration under s. 376.308 demonstrate that they cannot financially comply with the copayment and limited contamination assessment report requirements. The department shall take into consideration the owner's and operator's net worth in making the determination of financial ability. In the event the department and the owner, operator, or person otherwise responsible for site rehabilitation cannot complete negotiation of the cost-sharing agreement within 120 days after beginning negotiations, the department shall terminate negotiations and the site shall be ineligible for state funding under this subsection and all liability protections provided for in this subsection shall be revoked.
- (d) A report of a discharge made to the department by a person pursuant to this subsection or any rules adopted pursuant to this subsection may not be used directly as evidence of liability for such discharge in any civil or criminal trial arising out of the discharge.
- (e) This subsection does not preclude the department from pursuing penalties under s. 403.141 for violations of any law or any rule, order, permit, registration, or certification adopted or issued by the department pursuant to its lawful authority.
- (f) Upon the filing of a discharge reporting form under paragraph (a), the department or local government may not pursue any judicial or enforcement action to compel rehabilitation of the discharge. This paragraph does not prevent any such action with respect to discharges determined ineligible under this subsection or to sites for which rehabilitation funding assistance is available pursuant to subsections (5) and (6).
  - (g) The following are excluded from participation in the program:

- 1. Sites at which the department has been denied reasonable site access to implement this section.
- 2. Sites that were active facilities when owned or operated by the Federal Government.
- 3. Sites that are identified by the United States Environmental Protection Agency to be on, or which qualify for listing on, the National Priorities List under Superfund. This exception does not apply to those sites for which eligibility has been requested or granted as of the effective date of this act under the Early Detection Incentive Program established pursuant to s. 15, chapter 86-159, Laws of Florida.
- 4. Sites for which contamination is covered under the Early Detection Incentive Program, the Abandoned Tank Restoration Program, or the Petroleum Liability and Restoration Insurance Program, in which case site rehabilitation funding assistance shall continue under the respective program.
- Section 3. Paragraph (a) of subsection (2) and subsection (4) of section 376.30713, Florida Statutes, are amended to read:

376.30713 Advanced cleanup.—

- (2) The department may approve an application for advanced cleanup at eligible sites, before funding based on the site's priority ranking established pursuant to s. 376.3071(5)(a), pursuant to this section. Only the facility owner or operator or the person otherwise responsible for site rehabilitation qualifies as an applicant under this section.
- (a) Advanced cleanup applications may be submitted between May 1 and June 30 and between November 1 and December 31 of each fiscal year. Applications submitted between May 1 and June 30 shall be for the fiscal year beginning July 1. An application must consist of:
- 1. A commitment to pay 25 percent or more of the total cleanup cost deemed recoverable under this section along with proof of the ability to pay the cost share. An application proposing that the department enter into a performance-based contract for the cleanup of 10 20 or more sites may use a commitment to pay, a demonstrated cost savings to the department, or both to meet the cost-share requirement. For an application relying on a demonstrated cost savings to the department, the applicant shall, in conjunction with the proposed agency term contractor, establish and provide in the application the percentage of cost savings in the aggregate that is being provided to the department for cleanup of the sites under the application compared to the cost of cleanup of those same sites using the current rates provided to the department by the proposed agency term contractor. The department shall determine whether the cost savings demonstration is acceptable. Such determination is not subject to chapter 120.
- 2. A nonrefundable review fee of \$250 to cover the administrative costs associated with the department's review of the application.
  - 3. A limited contamination assessment report.
  - 4. A proposed course of action.

The limited contamination assessment report must be sufficient to support the proposed course of action and to estimate the cost of the proposed course of action. Costs incurred related to conducting the limited contamination assessment report are not refundable from the Inland Protection Trust Fund. Site eligibility under this subsection or any other provision of this section is not an entitlement to advanced cleanup or continued restoration funding. The applicant shall certify to the department that the applicant has the prerequisite authority to enter into an advanced cleanup contract with the department. The certification must be submitted with the application.

(4) The department may enter into contracts for a total of up to \$25 \$15 million of advanced cleanup work in each fiscal year. However, a facility or an applicant who bundles multiple sites as specified in subparagraph (2)(a)1. may not be approved for more than \$5 million of cleanup activity in each fiscal year. A property owner or responsible party may enter into a voluntary cost-share agreement in which the property owner or responsible party commits to bundle multiple sites and lists the facilities that will be included in those future bundles. The facilities listed are not subject to agency term contractor assignment pursuant to de-

partment rule. The department reserves the right to terminate the voluntary cost-share agreement if the property owner or responsible party fails to submit an application to bundle multiple sites within an open application period in which it is eligible to participate. For the purposes of this section, the term "facility" includes, but is not limited to, multiple site facilities such as airports, port facilities, and terminal facilities even though such enterprises may be treated as separate facilities for other purposes under this chapter.

Section 4. This act shall take effect July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Petroleum Restoration Program; amending s. 376.305, F.S.; revising the eligibility requirements of the Abandoned Tank Restoration Program; deleting provisions prohibiting the relief of liability for persons who acquired title after a certain date; amending s. 376.3071, F.S.; renaming the low-scored site initiative the low-risk site initiative; revising the conditions for eligibility and methods for payment of costs for the low-risk site initiative; clarifying that a change in ownership does not preclude a site from entering into the program; revising the eligibility requirements for receiving rehabilitation funding; amending s. 376.30713, F.S.; reducing the number of sites that may be proposed for certain advanced cleanup applications; increasing the total amount for which the department may contract for advanced cleanup work in a fiscal year; authorizing property owners and responsible parties to enter into voluntary cost-share agreements under certain circumstances; providing an effective date.

On motion by Senator Simpson, further consideration of **CS for HB** 733 with pending **Amendment 1** (773672) was deferred.

SB 558—A bill to be entitled An act relating to public lodging and public food service establishments; amending s. 509.032, F.S.; removing an obsolete date; revising the frequency at which the Division of Hotels and Restaurants of the Department of Business and Professional Regulation must reassess the inspection frequency of public food service establishments; removing the requirement that the department provide the food-recovery brochure to each inspected public food service establishment or temporary food service event sponsor; requiring the department to notify an inspected establishment or event sponsor of the food-recovery brochure's availability; removing the limitation on the period that a licensed public food service establishment may operate at a temporary food service event; amending s. 509.091, F.S.; authorizing the division to deliver lodging inspection reports and food service inspection reports by electronic means; amending s. 509.101, F.S.; requiring an operator of a public food service establishment to make available a copy of the latest food service inspection report at the time of a division inspection; amending s. 509.251, F.S.; revising the assessment of the delinquent fee for the license renewal of a public lodging establishment and public food service establishment; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 558**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 401** was withdrawn from the Committees on Regulated Industries; Appropriations Subcommittee on General Government; and Fiscal Policy.

On motion by Senator Stargel-

CS for HB 401—A bill to be entitled An act relating to public lodging and public food service establishments; amending s. 509.032, F.S.; revising the frequency at which the Division of Hotels and Restaurants of the Department of Business and Professional Regulation must reassess the inspection frequency of public food service establishments; revising the department's duties with respect to distribution of a specified food-recovery brochure; deleting a restriction on the length of time that a licensed public food service establishment may operate at a temporary food service event; amending s. 509.091, F.S.; authorizing the division to deliver lodging inspection reports and food service inspection reports electronically; amending s. 509.101, F.S.; requiring operators of public food service establishments to maintain copies of food service inspection reports and make them available to the division; amending s. 509.251, F.S.; revising certain delinquent fees for license renewal; providing an effective date.

—a companion measure, was substituted for  ${\bf SB}$  558 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 401** was placed on the calendar of Bills on Third Reading.

CS for SB 968—A bill to be entitled An act relating to employee health care plans; amending s. 627.6699, F.S.; revising definitions; removing provisions requiring certain insurance carriers to provide semi-annual reports to the Office of Insurance Regulation; repealing requirements that certain insurance carriers offer standard, basic, high deductible, and limited health benefit plans; making conforming changes; creating s. 627.66997, F.S.; authorizing certain health benefit plans to use a stop-loss insurance policy; defining the term "stop-loss insurance policy"; providing requirements for such policies; amending ss. 627.642, 627.6475, and 627.657, F.S.; conforming cross-references; amending ss. 627.6571, 627.6675, 641.31074, and 641.3922, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 968**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 731** was withdrawn from the Committees on Banking and Insurance; Commerce and Tourism; and Appropriations.

On motion by Senator Detert-

CS for CS for HB 731—A bill to be entitled An act relating to employee health care plans; amending s. 627.6699, F.S.; revising definitions; removing provisions requiring certain insurance carriers to provide semiannual reports to the Office of Insurance Regulation; repealing requirements that certain insurance carriers offer standard, basic, high deductible, and limited health benefit plans; making conforming changes; creating s. 627.66997, F.S.; authorizing certain health benefit plans to use a stop-loss insurance policy; defining the term "stop-loss insurance policy"; providing requirements for such policies; amending ss. 627.642, 627.6475, and 627.657, F.S.; conforming cross-references; amending ss. 627.6571, 627.6675, 641.31074, and 641.3922, F.S.; conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for **CS for SB 968** and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 731 was placed on the calendar of Bills on Third Reading.

CS for SB 1116—A bill to be entitled An act relating to the Literacy Jump Start Pilot Project; requiring the Office of Early Learning to establish the pilot project in St. Lucie County to assist low-income, at-risk children in developing emergent literacy skills; requiring the office to select an organization to implement the pilot project; requiring the office to oversee implementation of the pilot project; defining the term "emergent literacy"; providing eligibility requirements for participation; requiring background screening for child care personnel; requiring emergent literacy training for instructors; encouraging the coordination of basic health screening and immunization services in conjunction with emergent literacy instruction; requiring annual submission of an accountability report; requiring the office to allocate funds for the pilot project; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1116**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 153** was withdrawn from the Committees on Education Pre-K - 12; Appropriations Subcommittee on Education; and Appropriations.

On motion by Senator Abruzzo—

CS for HB 153—A bill to be entitled An act relating to the Literacy Jump Start Pilot Project; requiring the Office of Early Learning to establish the pilot project in St. Lucie County to assist low-income, at-risk children in developing emergent literacy skills; requiring the office to select an organization to implement the pilot project; requiring the office to oversee implementation of the pilot project; defining the term

"emergent literacy"; providing eligibility requirements for participation; requiring background screening for child care personnel; requiring emergent literacy training for instructors; encouraging the coordination of basic health screening and immunization services in conjunction with emergent literacy instruction; requiring annual submission of an accountability report; requiring the office to allocate funds for the pilot project; providing an effective date.

—a companion measure, was substituted for **CS for SB 1116** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 153** was placed on the calendar of Bills on Third Reading.

CS for SB 1284-A bill to be entitled An act relating to the maintenance of agency final orders; amending s. 119.021, F.S.; conforming a provision to changes made by the act; amending s. 120.53, F.S.; requiring agencies to electronically transmit certain agency final orders to a centralized electronic database maintained by the Division of Administrative Hearings; providing the methods by which such final orders can be searched; requiring each agency to maintain a list of final orders that are not required to be electronically transmitted to the database; providing a timeframe for electronically transmitting or listing the final orders; authorizing agencies to maintain subject matter indexes of final orders issued before a specified date or to electronically transmit such orders to the database; providing that the centralized electronic database is the official compilation of administrative final orders issued on or after a specified date for each agency; requiring an agency to redact information exempt from public records requirements before electronically transmitting final orders to the database; deleting obsolete provisions regarding filing, indexing, and publishing final orders; amending s. 120.533, F.S.; requiring the Department of State to provide standards and guidelines for the certification and electronic transmittal and the secure transmittal and maintenance of agency final orders; authorizing the department to adopt rules; authorizing the department to provide for an alternative official compiler of agency final orders under certain circumstances; conforming provisions to changes made by the act; amending s. 213.22, F.S.; conforming a cross-reference; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1284**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 985** was withdrawn from the Committees on Governmental Oversight and Accountability; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Soto-

CS for HB 985-A bill to be entitled An act relating to the maintenance of agency final orders; amending s. 119.021, F.S.; conforming a provision to changes made by the act; amending s. 120.53, F.S.; requiring agencies to electronically transmit certain agency final orders to a centralized electronic database maintained by the Division of Administrative Hearings; providing the methods by which such final orders can be searched; requiring each agency to maintain a list of final orders that are not required to be electronically transmitted to the database; providing a timeframe for electronically transmitting or listing the final orders; authorizing agencies to maintain subject matter indexes of final orders issued before a specified date or to electronically transmit such orders to the database; providing that the centralized electronic database is the official compilation of administrative final orders issued on or after a specified date for each agency; deleting obsolete provisions regarding filing, indexing, and publishing final orders; amending s. 120.533, F.S.; requiring the Department of State to provide standards and guidelines for the certification and electronic transmittal and the secure transmittal and maintenance of agency final orders; authorizing the department to adopt rules; authorizing the department to provide for an alternative official compiler of agency final orders under certain circumstances; conforming provisions to changes made by the act; amending s. 213.22, F.S.; conforming a cross-reference; providing an

—a companion measure, was substituted for **CS for SB 1284** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 985** was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 7070 was deferred.

CS for SB 1468—A bill to be entitled An act relating to the regulation of oil and gas resources; amending s. 377.19, F.S.; applying the definitions of certain terms to additional sections of ch. 377, F.S.; conforming a cross-reference; defining the term "high pressure well stimulation"; amending s. 377.22, F.S.; revising the rulemaking authority of the Department of Environmental Protection; providing that certain information may be considered proprietary business information; amending s. 377.24, F.S.; requiring that a permit be obtained before the performance of any high pressure well stimulation; specifying that a permit may authorize single or multiple activities; prohibiting the department from approving any permit for a high pressure well stimulation until rulemaking is complete; amending s. 377.241, F.S.; requiring the Division of Resource Management to give consideration to and be guided by certain additional criteria when issuing permits; amending s. 377.242, F.S.; authorizing the department to issue permits for the performance of high pressure well stimulation; clarifying provisions relating to division inspection; prohibiting a county, municipality, or other political subdivision of the state from adopting or establishing permitting programs for certain oil and gas activities; amending s. 377.2425, F.S.; requiring an applicant or operator to provide surety that performance of a high pressure well stimulation will be conducted in a safe and environmentally compatible manner; creating s. 377.2436, F.S.; directing the department to conduct a study on high pressure well stimulations; providing study criteria; requiring the study to be submitted to the Governor and the Legislature by a specified date; requiring the study to be posted on the department website; amending s. 377.37, F.S.; increasing the maximum amount for civil penalties; creating s. 377.45, F.S.; requiring the department to designate the national chemical registry as the state's registry; requiring service providers, vendors, or well owners or operators to report certain information to the registry; providing applicability; providing an appropriation; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 1468**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for CS for HB 1205** was withdrawn from the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Richter-

CS for CS for CS for HB 1205—A bill to be entitled An act relating to the regulation of oil and gas resources; amending s. 377.19, F.S.; applying the definitions of certain terms to additional sections of chapter 377, F.S.; revising the definition of the term "division"; conforming a cross-reference; defining the term "high-pressure well stimulation"; amending s. 377.22, F.S.; revising the rulemaking authority of the Department of Environmental Protection; amending s. 377.24, F.S.; requiring that a permit be obtained before the performance of a highpressure well stimulation; specifying that a permit may authorize single or multiple activities; prohibiting the department from approving permits for high-pressure well stimulation until certain rulemaking is complete; amending s. 377.241, F.S.; requiring the Division of Water Resource Management to give consideration to and be guided by certain additional criteria when issuing permits; amending s. 377.242, F.S.; authorizing the department to issue permits for the performance of a high-pressure well stimulation; revising permit requirements that permitholders agree not to prevent division inspections; prohibiting a county, municipality, or other political subdivision of the state from adopting or establishing permitting programs for certain oil and gas activities; amending s. 377.2425, F.S.; requiring an applicant or operator to provide surety that performance of a high-pressure well stimulation will be conducted in a safe and environmentally compatible manner; creating s. 377.2436, F.S.; directing the department to conduct a study on high-pressure well stimulation; providing study criteria; requiring the study to be submitted to the Governor and Legislature; amending s. 377.37, F.S.; increasing the maximum amount of a civil penalty; creating s. 377.45, F.S.; requiring the department to designate the national chemical registry as the state's registry; requiring service providers, vendors, and well owners or operators to report certain information to the department; providing applicability; requiring the department to adopt rules; amending ss. 377.07, 377.10, 377.243, and 377.244, F.S.; conforming provisions; providing an appropriation; providing an effective date.

—a companion measure, was substituted for **CS for SB 1468** and read the second time by title.

# THE PRESIDENT PRESIDING

Senator Soto moved the following amendment:

**Amendment 1 (568124) (with title amendment)**—Delete lines 371-372 and insert:

a high-pressure well stimulation until July 1, 2017.

And the title is amended as follows:

Delete line 15 and insert: well stimulation until a specified date;

On motion by Senator Richter, further consideration of **CS for CS for CS for HB 1205** with pending **Amendment 1 (568124)** was deferred.

Consideration of SB 1582 and CS for CS for SB 7066 was deferred.

# **BILLS ON THIRD READING**

CS for SB 960-A bill to be entitled An act relating to the Florida Bright Futures Scholarship Program; amending s. 1009.531, F.S.; providing that the initial award period and the renewal period for students who are unable to accept an initial award immediately after completion of high school due to a full-time religious or service obligation begin upon the completion of the religious or service obligation; specifying requirements for an entity that is sponsoring the obligation; requiring verification from the entity for which the student completed such obligation; revising eligibility requirements for the Florida Bright Futures Scholarship Program; deleting obsolete provisions; amending ss. 1009.534, 1009.535, and 1009.536, F.S.; requiring a student, as a prerequisite for the Florida Academic Scholars award, the Florida Medallion Scholars award, or the Florida Gold Seal Vocational Scholars award, to identify a social or civic issue or a professional area of interest and develop a plan for his or her personal involvement in addressing the issue or learning about the area; prohibiting the student from receiving remuneration or academic credit for the volunteer service work performed except in certain circumstances; requiring the hours of volunteer service work to be documented in writing and signed by the student, the student's parent or guardian, and a representative of the organization for which the student performed the volunteer service work; providing an effective date.

—was read the third time by title.

Pending further consideration of **CS for SB 960**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 747** was withdrawn from the Committees on Higher Education; Appropriations Subcommittee on Education; and Fiscal Policy.

On motion by Senator Lee, by two-thirds vote-

CS for CS for HB 747—A bill to be entitled An act relating to the Florida Bright Futures Scholarship Program; amending s. 1009.531; delaying an initial award and renewal period for students unable to accept an award immediately after completion of high school due to a certain religious or service obligations; revising eligibility requirements for the Florida Bright Futures Scholarship Program for home education students; amending ss. 1009.534, 1009.535, and 1009.536, F.S.; requiring a student, as a prerequisite for the Florida Academic Scholars award, the Florida Medallion Scholars award, or the Florida Gold Seal Vocational Scholars award, to identify a social or civic issue or a professional area of interest and develop a plan for his or her personal involvement in addressing the issue or learning about the area; prohibiting the student from receiving remuneration or academic credit for the volunteer service except in certain circumstances; requiring the hours of service to be documented in writing and the documentation to be signed by the student, the student's parent, and a representative of the business or organization for which the student volunteered; providing an effective —a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  960 and read the second time by title.

On motion by Senator Lee, by two-thirds vote **CS for CS for HB 747** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	

Nays-None

**CS for CS for HB 1069**—A bill to be entitled An act relating to defendants in specialized courts; amending s. 910.035, F.S.; providing a definition; requiring a trial court to transfer certain criminal cases involving participants in specified programs to another jurisdiction having such a program under certain conditions; providing an effective date.

—was read the third time by title.

On motion by Senator Bradley, **CS for CS for HB 1069** was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	
Nays—None		

# SENATOR RICHTER PRESIDING

Consideration of CS for HB 3527 was deferred.

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### RECONSIDERATION OF BILL

On motion by Senator Lee, the Senate reconsidered the vote by which—

CS for CS for HB 747—A bill to be entitled An act relating to the Florida Bright Futures Scholarship Program; amending s. 1009.531; delaying an initial award and renewal period for students unable to accept an award immediately after completion of high school due to a certain religious or service obligations; revising eligibility requirements for the Florida Bright Futures Scholarship Program for home education students; amending ss. 1009.534, 1009.535, and 1009.536, F.S.; requirements

ing a student, as a prerequisite for the Florida Academic Scholars award, the Florida Medallion Scholars award, or the Florida Gold Seal Vocational Scholars award, to identify a social or civic issue or a professional area of interest and develop a plan for his or her personal involvement in addressing the issue or learning about the area; prohibiting the student from receiving remuneration or academic credit for the volunteer service except in certain circumstances; requiring the hours of service to be documented in writing and the documentation to be signed by the student, the student's parent, and a representative of the business or organization for which the student volunteered; providing an effective date.

—passed this day. On motion by Senator Lee, the rules were waived and **CS for CS for HB 747** was retained on the calendar of Bills on Third Reading.

On motion by Senator Lee, further consideration of  ${\bf CS}$  for  ${\bf CS}$  for  ${\bf HB}$  747 was deferred.

CS for HB 3527—A bill to be entitled An act for the relief of Asia Rollins by the Public Health Trust of Miami-Dade County, d/b/a Jackson Memorial Hospital; providing an appropriation to compensate her for injuries and damages sustained as a result of the negligence of the Public Health Trust of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Diaz de la Portilla, **CS for HB 3527** was passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo	Flores	Montford
1101 0000	110100	1,101101014
Altman	Galvano	Negron
Bean	Garcia	Richter
Benacquisto	Gibson	Ring
Bradley	Grimsley	Sachs
Brandes	Hays	Simmons
Braynon	Hukill	Simpson
Bullard	Hutson	Smith
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Stargel
Diaz de la Portilla	Legg	Thompson
Evers	Margolis	-

Nays-1

Gaetz

CS for HB 3543—A bill to be entitled An act for the relief of Roy Wright and Ashley Wright by the North Brevard County Hospital District; providing for an appropriation to compensate Roy Wright and Ashley Wright, individually and as guardians of Tucker Wright, for injuries and damages sustained by Tucker Wright as a result of the negligence of Parrish Medical Center; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date.

—was read the third time by title.

On motion by Senator Simpson, **CS for HB 3543** was passed and certified to the House. The vote on passage was:

Yeas-36

Abruzzo	Bullard	Galvano
Altman	Clemens	Garcia
Bean	Dean	Gibson
Benacquisto	Detert	Grimsley
Bradley	Diaz de la Portilla	Hays
Brandes	Evers	Hukill
Braynon	Flores	Hutson

Gaetz

Joyner Montford Simmons Negron Simpson Latvala Richter Sobel Lee Ring Soto Legg Margolis Sachs Thompson Nays-2

Stargel

CS for HB 3511-A bill to be entitled An act for the relief of Carl Abbott by the Palm Beach County School Board; providing for an appropriation to compensate Carl Abbott for injuries sustained as a result of the negligence of an employee of the Palm Beach County School District; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Legg, CS for HB 3511 was passed and certified to the House. The vote on passage was:

Yeas-36

Evers Abruzzo Legg Altman Flores Margolis Montford Bean Galvano Benacquisto Garcia Negron Bradley Gibson Richter Brandes Grimsley Ring Braynon Hays Sachs Bullard Hukill Simmons Clemens Hutson Simpson Sobel Dean Joyner Detert Latvala Soto Diaz de la Portilla Thompson Lee

Nays-2

Gaetz Stargel

CS for HB 3555—A bill to be entitled An act for the relief of Michael and Patricia Rardin by the North Broward Hospital District; providing for an appropriation to compensate Michael and Patricia Rardin for injuries sustained as a result of the negligence of the North Broward Hospital District; providing a limitation on the payment of fees and costs; providing an effective date.

-was read the third time by title.

On motion by Senator Flores, CS for HB 3555 was passed and certified to the House. The vote on passage was:

Yeas-36

Flores Margolis Abruzzo Galvano Montford Altman Bean Garcia Negron Benacquisto Gibson Richter Bradley Grimsley Ring Braynon Hays Sachs Bullard Hukill Simmons Hutson Clemens Simpson Dean Joyner Smith Detert Latvala Sobel Diaz de la Portilla Lee Soto Legg Thompson

Nays-3

**Brandes** Gaetz Stargel

CS for HB 3531—A bill to be entitled An act for the relief of Sharon Robinson, individually, as guardian of Mark Robinson, and as personal representative of the Estate of Matthew Robinson; authorizing and directing the Central Florida Regional Transportation Authority to make an appropriation from funds of the authority not otherwise appropriated to compensate her and her son for the death of Matthew Robinson and for injuries and damages they sustained as a result of the negligence of the authority as operator of Lynx buses; providing that the amount already paid by the authority and the appropriation satisfy all present and future claims related to the negligent act; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Soto, CS for HB 3531 was passed and certified to the House. The vote on passage was:

Yeas-37

Abruzzo Altman Bean Benacquisto Bradley Brandes Braynon Bullard Clemens Dean	Flores Galvano Garcia Gibson Grimsley Hays Hukill Hutson Joyner Latvala Lee	Montford Negron Richter Ring Sachs Simmons Simpson Smith Sobel Soto
Detert Diaz de la Portilla Evers Nays—2 Gaetz	Lee Legg Margolis Stargel	Thompson

CS for HB 3519—A bill to be entitled An act for the relief of Joseph Stewart and Audrey Stewart on behalf of their son, Aubrey Stewart, by the City of Jacksonville; providing for an appropriation to compensate Aubrey Stewart for injuries and damages sustained as a result of the negligence of the City of Jacksonville; providing a limitation on the payment of fees and costs; providing for repayment of Medicaid liens; providing an effective date.

—was read the third time by title.

On motion by Senator Bradley, CS for HB 3519 was passed and certified to the House. The vote on passage was:

Legg

Margolis

Montford Negron

Richter Ring

Sachs

Smith

Sobel

Soto

Thompson

Simpson

Yeas-36

Abruzzo	Evers
Altman	Flores
Bean	Galvano
Benacquisto	Garcia
Bradley	Gibson
Brandes	Grimsley
Braynon	Hays
Bullard	Hukill
Clemens	Hutson
Dean	Joyner
Detert	Latvala
Diaz de la Portilla	Lee

Nays-1

Stargel

Vote after roll call:

Yea—Simmons

Nav-Gaetz

CS for HB 3533—A bill to be entitled An act for the relief of Criss Matute, Christian Manuel Torres, Eddna Torres de Mayne, Lansky Torres, and Nasdry Yamileth Torres Barahona, as beneficiaries of the Estate of Manuel Antonio Matute, by the Palm Beach County Sheriff's Office; providing for an appropriation to compensate them for the wrongful death of their father, Manuel Antonio Matute, as a result of the negligence of an employee of the Palm Beach County Sheriff's Office; providing that the amount paid by the sheriff's office and the appropriation satisfy all present and future claims related to the negligent act; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Negron, CS for HB 3533 was passed and certified to the House. The vote on passage was:

Yeas-34

Abruzzo Evers Margolis Altman Flores Montford Richter Bean Galvano Benacquisto Garcia Ring Bradley Gibson Sachs Brandes Grimsley Simpson Braynon Hays Smith Bullard Hukill Sobel Clemens Hutson Soto Dean Joyner Thompson Lee Detert Diaz de la Portilla Legg

Nays-4

Latvala Gaetz Negron Stargel

Vote after roll call:

Yea—Simmons

Nay to Yea-Negron

CS for HB 3523—A bill to be entitled An act for the relief of Mark T. Sawicki and his wife, Sharon L. Sawicki, by the City of Tallahassee; providing for an appropriation to compensate them for injuries sustained by Mr. Sawicki as a result of the negligence of an employee of the City of Tallahassee; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date.

—was read the third time by title.

On motion by Senator Montford, CS for HB 3523 was passed and certified to the House. The vote on passage was:

Yeas-37

Abruzzo Flores Montford Altman Galvano Negron Garcia Richter Bean Benacquisto Gibson Ring Bradley Grimsley Sachs Brandes Hays Simmons Braynon Hukill Simpson Bullard Hutson Smith Clemens Joyner Sobel Dean Latvala Soto Detert Lee Thompson Diaz de la Portilla Legg Evers Margolis

Nays—2	
Gaetz	Stargel

CS for HB 3513-A bill to be entitled An act for the relief of the Estate of Victor Guerrero by Pasco County; providing for an appropriation to compensate the Guerrero family for Officer Guerrero's death, which was the result of negligence by an employee of Pasco County; providing that the appropriation settles all present and future claims relating to the death of Officer Guerrero; providing a limitation on fees and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Diaz de la Portilla, CS for HB 3513 was passed and certified to the House. The vote on passage was:

Yeas-37

Flores	Montford
Galvano	Negron
Garcia	Richter
Gibson	Ring
Grimsley	Sachs
Hays	Simmons
Hukill	Simpson
Hutson	Smith
Joyner	Sobel
Latvala	Soto
Lee	Thompson
Legg	
Margolis	
Stargel	
	Galvano Garcia Gibson Grimsley Hays Hukill Hutson Joyner Latvala Lee Legg Margolis

CS for HB 3547—A bill to be entitled An act for the relief of Javier Soria by Palm Beach County; providing for an appropriation to compensate him for injuries sustained as a result of negligence by an employee of Palm Beach County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Braynon, CS for HB 3547 was passed and certified to the House. The vote on passage was:

Yeas-37

10as—01		
Abruzzo	Flores	Montford
Altman	Galvano	Negron
Bean	Garcia	Richter
Benacquisto	Gibson	Ring
Bradley	Grimsley	Sachs
Brandes	Hays	Simmons
Braynon	Hukill	Simpson
Bullard	Hutson	Smith
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Thompson
Diaz de la Portilla	Legg	-
Evers	Margolis	
Nays—2		

Gaetz Stargel

CS for HB 3505-A bill to be entitled An act for the relief of the Estate of Lazaro Rodriguez and his legal survivors by the City of Hialeah; providing an appropriation to compensate the Estate and Lazaro Rodriguez's legal survivors for injuries sustained as a result of the negligence of the City of Hialeah; providing a limitation on the payment of fees and costs; providing that the appropriation settles all present and future claims related to the wrongful death of Lazaro Rodriguez; providing an effective date.

—was read the third time by title.

On motion by Senator Grimsley, CS for HB 3505 was passed and certified to the House. The vote on passage was:

Yeas—37

Abruzzo Flores Montford Altman Galvano Negron Garcia Richter Bean Benacquisto Gibson Ring Bradley Grimsley Sachs Brandes Hays Simmons Hukill Braynon Simpson Bullard Hutson Smith Joyner Clemens Sobel Dean Latvala Soto Detert Lee Thompson Diaz de la Portilla Legg Margolis Evers Nays-2

Stargel

CS for HB 3549—A bill to be entitled An act for the relief of Monica Cantillo Acosta and Luis Alberto Cantillo Acosta, the surviving children of Nhora Acosta, by Miami-Dade County; providing for an appropriation to compensate them for the wrongful death of their mother, Ms. Acosta, due to injuries sustained as a result of the negligence of a Miami-Dade County bus driver; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Legg, CS for HB 3549 was passed and certified to the House. The vote on passage was:

Yeas-37

Gaetz

Gaetz

Abruzzo	Flores	Montford
Altman	Galvano	Negron
Bean	Garcia	Richter
Benacquisto	Gibson	Ring
Bradley	Grimsley	Sachs
Brandes	Hays	Simmons
Braynon	Hukill	Simpson
Bullard	Hutson	Smith
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	
Nays—2		

Stargel

CS for HB 3521—A bill to be entitled An act for the relief of Ronald Miller by the City of Hollywood; providing for an appropriation to compensate him for injuries sustained as a result of the negligence of an employee of the City of Hollywood; providing a limitation on the payment of fees and costs; providing an effective date.

-was read the third time by title.

On motion by Senator Legg, CS for HB 3521 was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President	Evers	Margolis
Abruzzo	Flores	Montford
Altman	Galvano	Negron
Bean	Garcia	Richter
Benacquisto	Gibson	Ring
Bradley	Grimsley	Sachs
Brandes	Hays	Simmons
Braynon	Hukill	Simpson
Bullard	Hutson	Smith
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Thompson
Diaz de la Portilla	Legg	-
Nays—2		
Gaetz	Stargel	

CS for HB 3557—A bill to be entitled An act for the relief of Maricelly Lopez by the City of North Miami; providing for an appropriation to compensate Maricelly Lopez, individually and as personal representative of the Estate of Omar Mieles, for the wrongful death of her son, Omar Mieles, which was due to the negligence of a police officer of the City of North Miami; providing a limitation on the payment of fees and costs; providing that the appropriation settles all present and future claims related to the death of Omar Mieles; providing an effective date.

—was read the third time by title.

On motion by Senator Flores, CS for HB 3557 was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Evers	Margolis
Abruzzo	Flores	Montford
Altman	Galvano	Negron
Bean	Garcia	Richter
Benacquisto	Gibson	Ring
Bradley	Grimsley	Sachs
Brandes	Hays	Simmons
Braynon	Hukill	Simpson
Bullard	Hutson	Smith
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Stargel
Diaz de la Portilla	Legg	Thompson
Nays—1		

CS for CS for HB 801-A bill to be entitled An act relating to the Beirut Memorial; amending s. 265.111, F.S.; requiring the Capitol Complex memorial garden to include a monument to the members of the United States Armed Forces who lost their lives in Beirut, Lebanon, on a specified date; providing an effective date.

—was read the third time by title.

On motion by Senator Dean, CS for CS for HB 801 was passed and certified to the House. The vote on passage was:

Yeas-40

Gaetz

Mr. President	Bradley	Dean
Abruzzo	Brandes	Detert
Altman	Braynon	Diaz de la Portilla
Bean	Bullard	Evers
Benacquisto	Clemens	Flores

Gaetz Latvala Simmons Galvano Lee Simpson Smith Garcia Legg Gibson Margolis Sobel Grimsley Montford Soto Hays Negron Stargel Hukill Richter Thompson Hutson Ring

Sachs

Nays-None

Joyner

Consideration of CS for HB 7 was deferred.

CS for SB 510-A bill to be entitled An act relating to the Miami-Dade County Lake Belt Area; amending s. 373.4149, F.S.; requiring amendments to local zoning and subdivision regulations concerning properties located within a certain area to be compatible with limestone mining activities; prohibiting amendments to local zoning and subdivision regulations which would result in an increase in residential density for certain property until there is no mining activity within a certain distance; amending s. 373.41492, F.S.; conforming a cross-reference; including water quality monitoring as an environmental purpose for which the per-ton mitigation fee may be applied; decreasing the amount of the per-ton mitigation fee for limerock and sand sold after certain dates; decreasing the amount of the per-ton water treatment plant upgrade fee; requiring that a portion of the proceeds from the per-ton water treatment plant upgrade fee be used to fund a study reviewing certain mining activities and claims relating to such activities; adding water quality monitoring to the required uses for mitigation fee proceeds; providing for the expiration of the water treatment plant upgrade fee; removing a requirement that uses of the mitigation fee proceeds be approved by the Miami-Dade County Lake Belt Mitigation Committee; deleting an obsolete provision; providing legislative findings; requiring Miami-Dade County to submit certain reports to the Legislature; amending s. 552.30, F.S.; requiring the State Fire Marshal to conduct a study reviewing the appropriateness of the established statewide ground vibration limits for construction materials mining activities and any legitimate claims paid for damages caused by such mining activities; providing funding for the study; requiring a report to be submitted to the Governor and the Legislature by a certain date; reenacting s. 373.41495 (1), (2), and (3), F.S., relating to the Lake Belt Mitigation Trust Fund to incorporate the amendment made to s. 373.41492, F.S., in reference thereto; providing an effective date.

—as amended April 27 was read the third time by title.

Pending further consideration of **CS for SB 510** as amended, pursuant to Rule 3.11(3), there being no objection, **CS for HB 359** was withdrawn from the Committees on Environmental Preservation and Conservation; Community Affairs; and Appropriations.

On motion by Senator Garcia, by two-thirds vote-

CS for HB 359—A bill to be entitled An act relating to the Miami-Dade County Lake Belt Area; amending s. 373.4149, F.S.; requiring amendments to local zoning and subdivision regulations concerning properties located within a certain area to be compatible with limestone mining activities; prohibiting amendments to local zoning and subdivision regulations which would result in an increase in residential density for certain property until there is no mining activity within a certain distance; amending s. 373.41492, F.S.; conforming a cross-reference; including monitoring as an environmental purpose for which the per-ton mitigation fee may be applied; decreasing the amount of the per-ton mitigation fee for limerock and sand sold after certain dates; decreasing the amount of the per-ton water treatment plant upgrade fee; requiring that a portion of the proceeds from the per-ton water treatment plant upgrade fee be used to fund a study reviewing certain mining activities and claims relating to such activities; adding water quality monitoring to the required uses for mitigation fee proceeds; providing for expiration of the water treatment plant upgrade fee; removing a requirement that uses of the mitigation fee proceeds be approved by the Miami-Dade County Lake Belt Mitigation Committee; deleting an obsolete provision; providing legislative findings with respect to certain water treatment plant upgrades; requiring Miami-Dade County to submit certain reports to the Legislature; amending s. 552.30, F.S.; requiring the State Fire Marshal to conduct a study reviewing the appropriateness of the established statewide ground vibration limits for construction materials

mining activities and any legitimate claims paid for damages caused by such mining activities; providing funding for the study; requiring a report to be submitted to the Governor and the Legislature by a certain date; reenacting s. 373.41495(1),(2), and (3), F.S., relating to the Lake Belt Mitigation Trust Fund to incorporate the amendment made to s. 373.41492, F.S., in reference thereto; providing an effective date.

—a companion measure, was substituted for CS for SB 510 as amended and read the second time by title.

On motion by Senator Garcia, by two-thirds vote  $\mathbf{CS}$  for  $\mathbf{HB}$  359 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-37

Abruzzo Gaetz Montford Altman Galvano Negron Richter Bean Garcia Benacquisto Gibson Ring Sachs Brandes Grimsley Braynon Hays Simmons Bullard Hukill Simpson Sobel Clemens Hutson Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Lee Thompson Evers Legg Flores Margolis

Nays—1

Bradley

CS for HB 7—A bill to be entitled An act relating to public records; amending s. 744.3701, F.S.; providing an exemption from public records requirements for records relating to the settlement of a claim on behalf of a minor or ward; authorizing a guardian ad litem, a ward, a minor, and a minor's attorney to inspect guardianship reports and court records relating to the settlement of a claim on behalf of a minor or ward, upon a showing of good cause; authorizing the court to direct disclosure and recording of an amendment to a report or court records relating to the settlement of a claim on behalf of a minor or ward, in connection with real property or for other purposes; providing a statement of public necessity; providing a contingent effective date.

—was read the third time by title.

On motion by Senator Stargel, **CS for HB 7** was passed by the required constitutional two-thirds vote of the members present and voting and certified to the House. The vote on passage was:

Yeas-38

Abruzzo Flores Montford Altman Negron Gaetz Bean Galvano Richter Benacquisto Garcia Ring Bradley Grimsley Sachs Brandes Hays Simmons Hukill Simpson Braynon Bullard Hutson Smith Clemens Joyner Sobel Dean Latvala Soto Detert. Stargel Lee Diaz de la Portilla Thompson Legg Evers Margolis

Nays-None

Vote after roll call:

Yea—Gibson

### THE PRESIDENT PRESIDING

Consideration of CS for CS for CS for HB 5 was deferred.

CS for CS for CS for HB 383—A bill to be entitled An act relating to private property rights; amending s. 70.001, F.S.; revising the terms "property owner" and "real property"; providing that any settlement agreement reached between an owner and a governmental entity applies so long as the agreement resolves all issues; providing exceptions to the applicability of the Bert J. Harris, Jr., Private Property Rights Protection Act; creating s. 70.45, F.S.,; defining terms; authorizing a property owner to bring an action to recover damages caused by a prohibited exaction; requiring a property owner to provide written notice of such action to the relevant governmental entity; specifying the burdens of proof imposed on the governmental entity and the property owner in such action; authorizing the award of reasonable attorney fees and costs under specified circumstances; waiving the state's sovereign immunity for certain causes of action; providing applicability; amending s. 70.80, F.S.; specifying that an action for a prohibited exaction is not to be construed in pari materia with certain other actions; providing an effective date.

—was read the third time by title.

On motion by Senator Diaz de la Portilla, **CS for CS for CS for HB 383** was passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President Diaz de la Portilla Latvala Abruzzo Evers Lee Altman Flores Legg Bean Gaetz Margolis Benacquisto Galvano Negron Bradley Garcia Ring Brandes Gibson Sachs Bravnon Grimsley Simmons Bullard Hays Simpson Clemens Hukill Soto Stargel Dean Hutson Detert Joyner Thompson

Nays—1

Smith

Vote after roll call:

Yea—Montford, Richter

CS for HB 541—A bill to be entitled An act relating to athletic trainers; amending s. 468.70, F.S.; revising legislative intent; amending s. 468.701, F.S.; revising definitions; amending s. 468.703, F.S.; deleting the requirement for the Governor to appoint the initial members of the Board of Athletic Training; amending s. 468.705, F.S.; revising the board's authorization to adopt certain rules relating to communication between an athletic trainer and a supervising physician; amending s. 468.707, F.S.; revising requirements for licensure; authorizing the board to require a background screening for an applicant in certain circumstances; amending s. 468.709, F.S.; deleting the requirement for the board to establish an examination fee; amending s. 468.711, F.S.; revising continuing education requirements for license renewal; amending s. 468.713, F.S.; revising responsibilities of athletic trainers to include requirements that a trainer must practice under the direction of a physician; amending s. 468.715, F.S.; prohibiting sexual misconduct by an athletic trainer; amending s. 468.717, F.S.; prohibiting unlicensed persons from practicing athletic training or representing themselves as athletic trainers; prohibiting an unlicensed person from using specified titles; amending s. 468.719, F.S.; revising grounds for disciplinary action; amending s. 468.723, F.S.; providing exemptions; amending s. 456.0135, F.S.; revising general background screening provisions to include athletic trainers; providing an effective date.

On motion by Senator Legg, CS for HB 541 was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays-None

CS for CS for SB 118-A bill to be entitled An act relating to voluntary contributions for public education facilities; creating s. 215.165, F.S.; authorizing a participating business that registers with the Department of Revenue to solicit and collect contributions from its customers for the construction and maintenance of public education facilities; providing registration requirements; requiring the department to issue a certificate and taxpayer identification number to a participating business; requiring a participating business to file a return and remit contributions to the department within a specified timeframe; providing that contributions become state funds at the moment of collection by a participating business; requiring the department to deposit contributions into the Public Education Capital Outlay and Debt Service Trust Fund; authorizing the department to adopt rules establishing forms and procedures; providing that certain provisions of law regarding the authority to audit and make assessments and the maintenance of books and records apply to the collection and remittance of voluntary contributions; providing that certain provisions of law regarding interest and penalties, estimated tax liability, and a dealer's credit for collections do not apply to such collections and remittances; authorizing the department to conduct an audit of voluntary contributions or undertake enforcement proceedings under certain circumstances; requiring the department to provide written notification to a participating business if the department finds during an audit that voluntary contributions were not remitted; providing for the remittance of unremitted contributions without penalty or interest within a specified period; providing for penalties and interest on contributions that are not remitted within the specified period; authorizing participating businesses to deduct a specified percentage, up to a certain maximum amount, of the voluntary contributions collected to compensate themselves for certain expenses; amending s. 1013.65, F.S.; including voluntary contributions as a source of funding for the Public Education Capital Outlay and Debt Service Trust Fund; authorizing the executive director of the department to adopt emergency rules; providing that such rules are effective for a specified period; providing for expiration; providing an appropriation; providing an effective date.

—was read the third time by title.

On motion by Senator Hays, **CS for CS for SB 118** was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President Abruzzo Altman Bean Benacquisto Bradley Brandes Braynon Brulland	Clemens Dean Detert Diaz de la Portilla Evers Flores Gaetz Galvano	Gibson Grimsley Hays Hukill Hutson Joyner Latvala Lee
Bullard	Garcia	Legg

<sup>—</sup>was read the third time by title.

MargolisSimmonsSotoNegronSimpsonStargelRingSmithThompson

Sachs Sobel

Nays-None

Vote after roll call:

Yea-Montford, Richter

Consideration of CS for CS for CS for HB 435 and CS for CS for SB 1402 was deferred.

CS for HB 787—A bill to be entitled An act relating to recycled and recovered materials; amending s. 403.727, F.S.; exempting a person who sells, transfers, or arranges for the transfer of recycled and recovered materials from liability for hazardous substances released or threatened to be released from the receiving facility or site, under certain circumstances; defining the term "recycled and recovered materials"; providing retroactive application under certain circumstances; providing an effective date.

—was read the third time by title.

On motion by Senator Bean, **CS for HB 787** was passed and certified to the House. The vote on passage was:

#### Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Altman Galvano Richter Bean Garcia Ring Benacquisto Gibson Sachs Bradley Simmons Grimsley Brandes Hays Simpson Braynon Hukill Smith Sobel Bullard Hutson Clemens Joyner Soto Dean Latvala Stargel Thompson Detert Lee Diaz de la Portilla Legg Margolis Evers

Nays-None

CS for CS for SB 972—A bill to be entitled An act relating to ad valorem taxation; amending s. 192.0105, F.S.; conforming a provision to changes made by the act; amending s. 193.0235, F.S.; revising the definition of the term "common element" for purposes of prorating ad valorem taxes for certain properties under certain circumstances; amending s. 193.122, F.S.; establishing deadlines for value adjustment boards to hear petitions and issue the second tax roll certification; providing applicability; amending s. 194.011, F.S.; specifying procedures for filing petitions to the value adjustment board; amending s. 194.014, F.S.; revising the entities authorized to determine under certain circumstances that a petitioner owes ad valorem taxes or is owed a refund of overpaid taxes; revising the interest rate upon which unpaid and overpaid ad valorem taxes accrue; defining the term "bank prime loan rate"; amending s. 194.015, F.S.; authorizing the district school board and county commission to audit certain expenses of the value adjustment board; amending s. 194.032, F.S.; requiring a property appraiser to notify a petitioner when property record cards are available online; authorizing a property appraiser to reschedule a hearing relating to an assessment; requiring a petitioner and a property appraiser to show good cause to reschedule such hearing; defining the term "good cause"; requiring the clerk to provide certain notice to a petitioner of a rescheduled hearing requested by the petitioner; amending s. 194.034, F.S.; revising the entities that may represent a taxpayer before the value adjustment board; providing effective dates.

—was read the third time by title.

On motion by Senator Flores, **CS for CS for SB 972** was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays-None

CS for CS for HB 1087—A bill to be entitled An act relating to operations of the Citizens Property Insurance Corporation; amending s. 627.351, F.S.; specifying that a consumer representative appointed by the Governor to the Citizens Property Insurance Corporation's board of governors is not prohibited from practicing in a certain profession if required or permitted by law or ordinance; revising the requirements for licensed agents of the corporation; authorizing the use of specified information by certain entities in analyzing risks and prohibiting the use of such information for the direct solicitation of policyholders; requiring the take-out program to be revised for specified purposes; requiring policyholders after a specified date to receive certain information relating to a demonstration of interest to insure by private insurers; requiring the corporation to develop uniform formats for certain information; allowing a policyholder to elect to limit the frequency of solicitations for take-out offers; providing circumstances under which a policyholder whose policy was taken out to be considered a renewal policyholder for certain rate increase purposes; providing an effective date.

—was read the third time by title.

On motion by Senator Flores, **CS for CS for HB 1087** was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	•
Evers	Margolis	

Nays-None

CS for SB 1016—A bill to be entitled An act relating to care for retired law enforcement dogs; creating s. 943.69, F.S.; providing a short title; defining terms; providing legislative findings; creating the Care for Retired Law Enforcement Dogs Program within the Department of Law Enforcement; requiring the department to contract with a corporation not for profit to administer and manage the program; providing requirements for the corporation not for profit; providing requirements for the disbursement of funds for the veterinary care of eligible retired law enforcement dogs; placing an annual cap on the amount of funds available for the care of an eligible retired law enforcement dog; prohibiting a former handler or adopter from receiving reimbursement if funds are

depleted for the year for which such reimbursement is sought; providing for administrative fees; requiring the department to adopt rules; providing an appropriation; providing an effective date.

—was read the third time by title.

On motion by Senator Abruzzo, **CS for SB 1016** was passed and certified to the House. The vote on passage was:

#### Yeas-40

M . D 1	T31	M
Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays-None

CS for CS for HB 269—A bill to be entitled An act relating to experimental treatments for terminal conditions; creating s. 499.0295, F.S.; providing a short title; providing definitions; providing conditions for a manufacturer to provide certain drugs, products, or devices to an eligible patient; specifying insurance coverage requirements and exceptions; providing conditions for provision of certain services by a hospital or health care facility; providing immunity from liability; providing protection from disciplinary or legal action against a physician who makes certain treatment recommendations; providing that a cause of action may not be asserted against the manufacturer of certain drugs, products, or devices or a person or entity caring for a patient using such drug, product, or device under certain circumstances; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Brandes, **CS for CS for HB 269** was passed and certified to the House. The vote on passage was:

# Yeas-39

Mr. President	Evers	Margolis
Abruzzo	Flores	Montford
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Grimsley	Sachs
Brandes	Hays	Simmons
Braynon	Hukill	Simpson
Bullard	Hutson	Smith
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Stargel
Diaz de la Portilla	Legg	Thompson

Nays-1

Gibson

CS for SB 1226—A bill to be entitled An act relating to guardianship; providing directives to the Division of Law Revision and Information; amending s. 744.1012, F.S.; revising legislative intent; renumbering s. 744.201, F.S.; renumbering and amending s. 744.202, F.S.; conforming a cross-reference; renumbering s. 744.2025, F.S.; renumbering and amending s. 744.7021, F.S.; revising the responsibilities of the executive

director for the Office of Public and Professional Guardians; conforming provisions to changes made by the act; renumbering and amending s. 744.1083, F.S.; removing a provision authorizing the executive director to suspend or revoke the registration of a guardian who commits certain violations; removing the requirement of written notification to the chief judge of the judicial circuit upon the executive director's denial, suspension, or revocation of a registration; conforming provisions to changes made by the act; conforming a cross-reference; renumbering and amending s. 744.1085, F.S.; removing an obsolete provision; conforming provisions to changes made by the act; conforming a cross-reference; creating s. 744.2004, F.S.; requiring the Office of Public and Professional Guardians to adopt rules; requiring the office, under certain circumstances, to make a specified recommendation to a court of competent jurisdiction; renumbering and amending s. 744.344, F.S.; requiring that a professional guardian appointed by a court to represent a ward be selected from a registry of professional guardians; requiring the chief judge of a circuit court to compile a list of professional guardians by county and provide the list to the clerk of court in each county; providing requirements for inclusion in the registry; providing procedures for a court to appoint a professional guardian; providing an exception; requiring the clerk of the court to maintain the registry and provide the court with the name of a professional guardian for appointment; renumbering and amending s. 744.703, F.S.; conforming provisions to changes made by the act; renumbering ss. 744.704 and 744.705, F.S.; renumbering and amending ss. 744.706 and 744.707, F.S.; conforming provisions to changes made by the act; renumbering s. 744.709, F.S.; renumbering and amending s. 744.708, F.S.; conforming provisions to changes made by the act; renumbering and amending s. 744.7081, F.S.; providing the Office of Public and Professional Guardians with access to all court records relating to guardianship cases for which a professional guardian is appointed; providing that the office may access such records through all available means; conforming provisions to changes made by the act; renumbering and amending s. 744.7082, F.S.; conforming provisions to changes made by the act; renumbering and amending s. 744.712, F.S.; providing legislative intent; conforming provisions; renumbering and amending ss. 744.713, 744.714, and 744.715, F.S.; conforming provisions to changes made by the act; repealing s. 744.701, F.S.; relating to a short title; repealing s. 744.702, F.S.; relating to legislative intent; repealing s. 744.7101, F.S.; relating to a short title; repealing s. 744.711, F.S.; relating to legislative findings and intent; amending ss. 400.148, 744.3135, and 744.331, F.S.; conforming provisions to changes made by the act; amending ss. 20.415, 415.1102, and 744.524, F.S.; conforming cross-references; making technical changes; providing an appropriation; providing an effective date.

—was read the third time by title.

On motion by Senator Detert, **CS for SB 1226** was passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays—None

**HB 7023**—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; revising the deadline to propose rules implementing new laws; amending s. 120.74, F.S.; revising requirements for the annual review of agency rules; providing procedures for preparing and publishing regulatory plans; specifying requirements for such plans; requiring publication by specified dates of notices of rule

development and of proposed rules necessary to implement new laws; prescribing procedures in the event of noncompliance by an agency; providing for applicability; repealing s. 120.7455, F.S., relating to the legislative survey of regulatory impacts; rescinding the suspension of rulemaking authority made under s. 120.745, F.S.; providing effective dates.

—was read the third time by title.

On motion by Senator Ring, **HB 7023** was passed and certified to the House. The vote on passage was:

#### Yeas-40

Mr. President Flores Montford Gaetz Negron Abruzzo Altman Galvano Richter Bean Garcia Ring Benacquisto Gibson Sachs Bradley Grimsley Simmons Brandes Hays Simpson Braynon Hukill Smith Bullard Hutson Sobel Clemens Joyner Soto Dean Latvala Stargel Detert Thompson Lee Diaz de la Portilla Legg

Margolis

Nays-None

Evers

under the Florida Retirement System; amending s. 121.091, F.S.; authorizing payment of death benefits to the surviving spouse or children of a Special Risk Class member killed in the line of duty under specified circumstances; specifying eligibility; amending s. 121.571, F.S.; conforming provisions to changes made by the act; amending s. 121.591, F.S.; authorizing payment of death benefits to the surviving spouse or surviving children of a Special Risk Class member in the investment plan; establishing qualifications and eligibility requirements in order to receive such benefits; prescribing the method of calculating the benefit; specifying circumstances under which benefit payments are terminated; creating s. 121.5912, F.S.; providing legislative intent; requiring the State Board of Administration or the Division of Retirement to take certain action upon receipt of notification of disqualification from the Internal Revenue Service; authorizing the state board and the Department of Management Services to adopt rules; creating s. 121.735, F.S.; providing for allocations for death benefits authorized by the act; amending ss. 121.71, 121.74, and 121.75, F.S.; conforming cross-references to changes made by the act; requiring the State Board of Administration to transfer moneys to fund survivor benefit payments under specified circumstances; adjusting employer contribution rates in order to fund changes made by the act; providing a directive to the Division of

CS for SB 7082—A bill to be entitled An act relating to death benefits

—was read the third time by title.

On motion by Senator Ring, **CS for SB 7082** was passed and certified to the House. The vote on passage was:

Law Revision and Information; declaring that the act fulfills an im-

portant state interest; providing an appropriation; providing an effective

### Yeas—40

Mr. President	Dean	Hays
Abruzzo	Detert	Hukill
Altman	Diaz de la Portilla	Hutson
Bean	Evers	Joyner
Benacquisto	Flores	Latvala
Bradley	Gaetz	Lee
Brandes	Galvano	Legg
Braynon	Garcia	Margolis
Bullard	Gibson	Montford
Clemens	Grimsley	Negron

Richter Simpson Stargel
Ring Smith Thompson
Sachs Sobel

Simmons Soto

Nays-None

CS for CS for CS for HB 5—A bill to be entitled An act relating to guardianship proceedings; amending s. 709.2109, F.S.; requiring the filing of a motion before termination or suspension of a power of attorney in proceedings to determine a principal's incapacity or for appointment of a guardian advocate under certain circumstances; amending ss. 744.107 and 744.1075, F.S.; authorizing a court to appoint the office of criminal conflict and civil regional counsel as a court monitor in guardianship proceedings; amending s. 744.108, F.S.; providing that fees and costs incurred by an attorney who has rendered services to a ward in compensation proceedings are payable from guardianship assets; providing that expert testimony is not required in proceedings to determine compensation for an attorney or guardian; requiring a person offering expert testimony to provide notice to interested persons; providing that expert witness fees are recoverable by the prevailing interested person; amending s. 744.3025, F.S.; providing that a court may appoint a guardian ad litem to represent a minor if necessary to protect the minor's interest in a settlement; providing that a settlement of a minor's claim is subject to certain confidentiality provisions; amending s. 744.3031, F.S.; requiring notification of an alleged incapacitated person and such person's attorney of a petition for appointment of an emergency temporary guardian before a hearing on the petition commences; prohibiting the payment of the emergency temporary guardian's final fees and his or her final attorney fees until the final report is filed; amending s. 744.309, F.S.; providing that certain for-profit corporations may act as guardian of a person; providing conditions; requiring the posting and maintenance of a fiduciary bond; limiting liability; requiring the corporation to maintain certain insurance coverage; providing for certain grandfathered guardianships; amending s. 744.3115, F.S.; directing the court to specify authority for health care decisions with respect to a ward's advance directive; amending s. 744.312, F.S.; prohibiting a court from giving preference to the appointment of certain persons as guardians; providing requirements for the appointment of professional guardians; amending s. 744.3203, F.S.; providing grounds for filing a motion for suspension of a power of attorney before determination of incapacity; providing criteria for such motion; requiring a hearing under certain conditions; providing for the award of attorney fees and costs; amending s. 744.331, F.S.; directing the court to consider certain factors when determining incapacity; requiring that the examining committee be paid from state funds as court-appointed expert witnesses if a petition for incapacity is dismissed; requiring that a petitioner reimburse the state for such expert witness fees if the court finds the petition to have been filed in bad faith; amending s. 744.344, F.S.; providing conditions under which the court is authorized to appoint an emergency temporary guardian; amending s. 744.345, F.S.; revising provisions relating to letters of guardianship; creating s. 744.359, F.S.; prohibiting abuse, neglect, or exploitation of a ward by a guardian; requiring reporting thereof to the Department of Children and Families central abuse hotline; providing for interpretation; amending s. 744.361, F.S.; providing additional powers and duties of a guardian; amending s. 744.367, F.S.; revising the period during which a guardian must file an annual guardianship plan with the court; amending s. 744.369, F.S.; providing for the continuance of a guardian's authority to act under an expired annual report under certain circumstances; amending s. 744.3715, F.S.; providing that an interested party may petition the court regarding a guardian's failure to comply with the duties of a guardian; amending s. 744.464, F.S.; establishing the burden of proof for determining restoration of capacity of a ward in pending guardianship cases; requiring a court to advance such cases on the calendar; providing applicability; providing an effective date.

—as amended April 27 was read the third time by title.

### RECONSIDERATION OF AMENDMENT

On motion by Senator Diaz de la Portilla, the Senate reconsidered the vote by which **Amendment 1 (611090)** was adopted April 27. **Amendment 1** was withdrawn.

On motion by Senator Diaz de la Portilla, **CS for CS for CS for HB 5** was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Altman Galvano Richter Bean Garcia Ring Gibson Benacquisto Sachs Bradley Grimsley Simmons Brandes Hays Simpson Braynon Hukill Smith Bullard Hutson Sobel Clemens Soto Joyner Dean Latvala Stargel Detert Lee Thompson Diaz de la Portilla Legg Margolis Evers

Nays-None

CS for CS for CS for HB 435—A bill to be entitled An act relating to administrative procedures; amending s. 120.54, F.S.; providing procedures for agencies to follow when initiating rulemaking after certain public hearings; limiting reliance upon an unadopted rule in certain circumstances; amending s. 120.55, F.S.; providing for publication of notices of rule development and of rules filed for adoption; providing for additional notice of rule development, proposals, and adoptions in the Florida Administrative Register; requiring certain agencies to provide additional e-mail notifications concerning specified rulemaking and rule development activities; providing that failure to follow certain provisions does not constitute grounds to challenge validity of a rule; amending s. 120.56, F.S.; clarifying language; amending s. 120.57, F.S.; conforming proceedings that oppose agency action based on an invalid or unadopted rule to proceedings used for challenging rules; authorizing the administrative law judge to make certain findings on the validity of certain alleged unadopted rules; prohibiting agencies from rejecting specific conclusions of law in certain recommended orders rendered by an administrative law judge; authorizing a petitioner to file certain collateral challenges regarding the validity of a rule; authorizing the administrative law judge to consolidate proceedings in such rule challenges; providing that agency action may not be based on an invalid or unadopted rule; amending s. 120.68, F.S.; revising mechanism for determining when appeals or petitions for review must be instituted; authorizing extensions for filing certain appeals or petitions for review under certain circumstances; amending s. 120.695, F.S.; removing obsolete provisions with respect to required agency review and designation of minor violations; requiring agency review and certification of minor violation rules by a specified date; requiring minor violation certification for all rules adopted after a specified date; requiring public notice; providing applicability; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Lee, **CS for CS for CS for HB 435** was passed and certified to the House. The vote on passage was:

Yeas-37

Evers	Lee
Flores	Legg
Gaetz	Margolis
Galvano	Montford
Garcia	Negron
Gibson	Richter
Grimsley	Ring
Hays	Sachs
Hukill	Simmons
Hutson	Simpson
Joyner	Smith
	Flores Gaetz Galvano Garcia Gibson Grimsley Hays Hukill Hutson

Sobel Stargel Soto Thompson

Nays-3

Bradley Bullard Latvala

# **MOTIONS**

On motion by Senator Simmons, the rules were waived and the bills remaining on the Special Order Calendar this day were retained on the Special Order Calendar.

# REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bills to be placed on the Special Order Calendar for Tuesday, April 28, 2015: CS for CS for CS for SB 154, CS for CS for SB 314, SB 558, CS for CS for SB 914, CS for SB 968, CS for SB 1116, CS for SB 1284, CS for SB 1468, SB 1582.

Respectfully submitted, David Simmons, Rules Chair Bill Galvano, Majority Leader Arthenia L. Joyner, Minority Leader

# INTRODUCTION AND REFERENCE OF BILLS

### FIRST READING

By Senator Evers—

**SR 1670**—A resolution encouraging the Governor to negotiate an agreement with the Seminole Tribe of Florida, Inc., which authorizes on-reservation sales of tax-exempt cigarettes to nontribal members, and to present the proposed agreement to the Legislature for its consideration under s. 210.1801(6), Florida Statutes.

—was referred to the Committees on Regulated Industries; and Rules.

# MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

# EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

The Secretary of State has certified that pursuant to the provisions of section 114.05, Florida Statutes, certificates subject to confirmation by the Senate have been prepared for the following:

Office and Appointment	For Term Ending
Board of Athletic Training Appointees: Hudson, James Brian, Riddle, Kari, Plantation	
Board of Trustees of Florida Keys Commu Appointee: Spottswood, Elena G.,	· S
Board of Trustees of Florida Gateway Col Appointee: Tepedino, Miguel J., I	
Board of Trustees of North Florida Comm Appointee: Washington, William	, 8
Board of Trustees of Pensacola State Colle Appointee: Dawson, Patrick R., M	C
Board of Trustees of St. Petersburg Colleg Appointee: Gibbons, Deveron M.,	
Florida Development Finance Corporation Appointee: Davis, Daniel J., Jack	

The Honorable Andy Gardiner, President

has passed CS/SB 682.

I am directed to inform the Senate that the House of Representatives

The bill contained in the foregoing message was ordered enrolled.

Bob Ward, Clerk

# JOURNAL OF THE SENATE

<b>1</b>			
Office and 4	$\Lambda ppointment$	For Term Ending	The Honorable Andy Gardiner, President
	on on Human Relations	Enaing	I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 766.
Appointee:	Graber, James Jeffrey, Longwood	09/30/2015	Bob Ward, Clerk
Board of Landscap Appointee:	e Architecture Kissinger, Paul D., Ft. Lauderdale	10/31/2018	The bill contained in the foregoing message was ordered enrolled.
Board of Nursing Appointee:	Connors, Leonard J., Plant City	10/31/2018	The Honorable Andy Gardiner, President
South Florida Regi Appointee:	ional Planning Council, Region 11 Asseff, Patricia T., Hollywood	10/01/2016	I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 872.
	of the St. Johns River Water Manage-		Bob Ward, Clerk
ment District Appointee:	Howse, Ronald S., Cocoa	03/01/2019	The bill contained in the foregoing message was ordered enrolled.
Board of Trustees, Appointee:	Florida Polytechnic University Stork, Robert W., Vero Beach	06/30/2018	The Honorable Andy Gardiner, President
Referred to the	e Committee on Ethics and Elections	s.	I am directed to inform the Senate that the House of Representatives has passed CS/SB 904.
MESS	SAGES FROM THE HOUSE O	F	Bob Ward, Clerk
	REPRESENTATIVES		The bill contained in the foregoing message was ordered enrolled.
RETURNING ME	ESSAGES — FINAL ACTION		
The Honorable And	dy Gardiner, President		The Honorable Andy Gardiner, President
I am directed to has passed CS/CS/	inform the Senate that the House of Rep SB 278.	presentatives	I am directed to inform the Senate that the House of Representatives has passed CS/SB 954.
	Bob	Ward, Clerk	Bob Ward, Clerk
The bill containe	ed in the foregoing message was ordered	enrolled.	The bill contained in the foregoing message was ordered enrolled.
The Honorable And	dy Gardiner, President		The Honorable Andy Gardiner, President
I am directed to has passed CS/CS/	inform the Senate that the House of Rep SB 420.	oresentatives	I am directed to inform the Senate that the House of Representatives has passed SB 984.
	Bob	Ward, Clerk	Bob Ward, Clerk
The bill containe	ed in the foregoing message was ordered	enrolled.	The bill contained in the foregoing message was ordered enrolled.
The Honorable A	Andy Gardiner, President		The Honorable Andy Gardiner, President
I am directed to has passed CS/SB		oresentatives  Ward, Clerk	I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 7040 by the required Constitutional two-thirds vote of the members voting.
The hill contains	ed in the foregoing message was ordered		Bob Ward, Clerk
The bill containe	ed in the foregoing message was ordered	emoneu.	The bill contained in the foregoing message was ordered enrolled.
The Honorable And	dy Gardiner, President		
I am directed to	inform the Senate that the House of Rep	oresentatives	The Honorable Andy Gardiner, President
has passed CS/CS/	SB 596.	Ward, Clerk	I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/HB 145, as
The bill containe	ed in the foregoing message was ordered	ŕ	amended.
3011041110			Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/HB 751, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and passed CS/CS/HB 1049, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments 2 and 3 and passed CS/CS/HB 1309, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 and passed HB 7061, as amen-

ded, by the required constitutional two-thirds vote of the members voting.

Bob Ward, Clerk

# CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 27 was corrected and approved.

# **CO-INTRODUCERS**

Senators Altman—CS for CS for SB 112, CS for SB 620, CS for CS for SB 674, CS for SB 876, CS for CS for SB 1296, SM 1422, CS for SB 1430; Gibson—CS for CS for SB 118; Margolis—CS for CS for SB 1126

# **ADJOURNMENT**

On motion by Senator Simmons, the Senate adjourned at 3:19 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Wednesday, April 29 or upon call of the President.



# Journal of the Senate

**Number 19—Regular Session** 

Wednesday, April 29, 2015

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Vote, Disclosure

### CALL TO ORDER

The Senate was called to order by President Gardiner at 10:00 a.m. A quorum present—37:

Mr. President	Evers	Montford
Abruzzo	Flores	Negron
Altman	Gaetz	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simpson
Brandes	Hays	Smith
Braynon	Hukill	Sobel
Bullard	Hutson	Soto
Clemens	Joyner	Stargel
Dean	Latvala	Thompson
Detert	Legg	
Diaz de la Portilla	Margolis	

# **PRAYER**

The following prayer was offered by Reverend Dr. Richard Effinger, Associate Rector, St. John's Episcopal Church, Tallahassee:

Most Holy One, we thank you for the blessing of this day. As we begin another day of legislative session, we especially give thanks for the blessings of freedom and security we all share that allow us to gather today and exercise the authority entrusted to us. We pray for all who govern and hold authority that there may be justice and peace in our city, in our nation, and in the world.

We pray that you be present among us in our deliberations this day. Preserve in us patience and respect for one another; in our agreements and more importantly, in our disagreements, that we may always respect the dignity of each one of us as living members of your creation. Give us the clarity and the courage to do what is right, keeping us ever mindful of those most in need of our attention and our compassion.

All these things we pray in your most holy name. Amen.

# **PLEDGE**

Senate Pages, Charles Abbatantuono of Longwood; Alex Toney of Saint Johns; and Sarah Carroll of Naples, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

# REPORTS OF COMMITTEE RELATING TO EXECUTIVE BUSINESS

The Honorable Andy Gardiner President, The Florida Senate April 29, 2015

Dear President Gardiner:

The following executive appointment was referred to the Senate Committee on Military and Veterans Affairs, Space, and Domestic Security and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Military and Veterans Affairs, Space, and Domestic Security considered and recommended the confirmation of the following executive appointment. The Senate Committee on Ethics and Elections did not consider the following executive appointment:

Office and Appointment For Term
Ending

Adjutant General of Florida National Guard Appointee: Calhoun, Michael A.

Pleasure of Governor

Except as specifically noted above, the committee held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointee. After due consideration of the findings of such inquiry and the evidence presented at the public hearing, the Committee on Ethics and Elections and other referenced committee respectfully advise and recommend that pursuant to the authority granted in Article IV, Section 6(a), Florida Constitution, and in accordance with s. 114.05(1)(c), Florida Statutes:

- (1) the executive appointment of the above-named appointee, to the office and for the term indicated, be confirmed by the Senate;
- (2) Senate action on said appointment be taken prior to the adjournment of the 2015 Regular Session; and
- (3) there is no necessity known to the committees for the deliberations on said appointment to be held in executive session.

Respectfully submitted, Garrett Richter, Chair

On motion by Senator Richter, the report was adopted and the Senate confirmed the appointment identified in the foregoing report of the committee to the office and for the term indicated in accordance with the recommendation of the committee.

The vote was:

Yeas-37

Mr. President	Brandes	Diaz de la Portilla
Abruzzo	Braynon	Evers
Altman	Bullard	Flores
Bean	Clemens	Gaetz
Benacquisto	Dean	Garcia
Bradley	Detert	Gibson

# JOURNAL OF THE SENATE

Grimsley Hays	Margolis Montford	Smith Sobel		Office and A	Appointment	For Term Ending
Hukill Hutson Joyner	Negron Richter Ring	Soto Stargel Thompson		Board of Profession Appointee:	nal Geologists Warden, Stanley M.	10/31/2017
Latvala Legg Nays—None	Sachs Simpson	•		Board of Hearing Appointees:	Aid Specialists Dechmerowski, Pamela Garber Ellsworth, Randy M. Hollern, Thomas M.	10/31/2018 10/31/2016 10/31/2017
				Board of Landscap Appointee:	e Architecture Donovan, Brian T.	10/31/2017
The Honorable Ar President, The Flo		Apr	il 29, 2015	Board of Medicine Appointees:	El Sanadi, Nabil	10/31/2018
Dear President G	ardiner:				Zachariah, Zachariah P., M.D.	10/31/2018
_	xecutive appointments were lics and Elections for action lorida Senate:		ule 12.7 of	Board of Nursing Appointees:	Desmond, Lori L. Glymph, Derrick C. Hubbard, Anna	10/31/2018 10/31/2016 10/31/2016
Office and	Appointment		For Term Ending		Johnson, Lisa R. Katz, Todd	10/31/2015 10/31/2015
Board of Accounta Appointees:	ncy Dennis, David L. Fennema, Martin G. Keegan, Tracy L.		10/31/2018 10/31/2018 10/31/2017	Board of Opticianr		10/31/2017 10/31/2017
Florida Board of A	Vogel, Harold S. Auctioneers Hartman, Ransom Reed		10/31/2018 10/31/2016	Appointees:	Girdler, John B., III Slattery, Margaret E. Wilford, Paul M. Williams, Richard E.	10/31/2018 10/31/2017 10/31/2017 10/31/2015
Barbers' Board				Board of Orthotists	s and Prosthetists	
Appointees:	Smith, Monica Schuloff Stewart, Edwin A., Jr.		10/31/2017 10/31/2017	Appointees:	Gooljar, Ruphlal R. Saunders, Brett R.	10/31/2018 10/31/2018
Board	Code Administrators and Ins		10/01/0010	Board of Pharmacy Appointee:	y Alvarez, Goar	10/31/2017
Appointees:	Barthlow, Frederick A. Valentin, Edwin		10/31/2016 10/31/2015	Board of Physical 'Appointee:	Therapy Practice Chenoweth, Steven T.	10/31/2017
Board of Chiropra Appointees:	ctic Medicine Colter, David C. Fogarty, Kevin G.		10/31/2017 10/31/2018	Board of Pilot Com Appointees:	nmissioners Burke, Thomas A. Miguez, Enrique	10/31/2015 10/31/2017
Board of Clinical Appointees:	Laboratory Personnel Montoya, Beatriz Elena Shelfer, Steven G. Valdes, Linda	:	10/31/2015 10/31/2016 10/31/2018	Board of Podiatric Appointee:	Ramos, Brian	10/31/2016
	Social Work, Marriage and F ental Health Counseling Bolhouse, Lisa Cecil-Van Den Heuvel, Den	:	10/31/2018 10/31/2018	Board of Psycholog Appointees:	gy Mackintosh, Randi Celia O'Brien, Mary Denise	10/31/2018 10/31/2018
Appointees:	il of Community Association Cunningham, Sharon F. Sibley, Robert E.		10/31/2018 10/31/2015	Florida Real Estat Appointees:	e Appraisal Board Bush, Benjamin B. Ketcham, Clayton "Clay" Blane Roy, Michael C.	10/31/2016 10/31/2018 10/31/2018
Appointees:	stry Licensing Board Castro, Hector A. Wolf, Jason		10/31/2017 10/31/2017	Florida Real Estat Appointees:	e Commission Hornsleth, Poul Luzier, Thomas B.	10/31/2018 10/31/2018
Board of Cosmeto Appointees:	Poppell, Frances C. Tabano, Robin		10/31/2015 10/31/2017	Board of Respirato Appointees:	ory Care Colon, Ruben Garcia, Roberto N.	10/31/2018 10/31/2018
Board of Dentistry Appointee:	Kochenour, William Lewis	, II	10/31/2017	Board of Speech-La Appointees:	anguage Pathology and Audiology Guerreiro, Sergio M.	10/31/2018
Electrical Contrac Appointees:	tors' Licensing Board Echarri, Rafael Krak, Kathleen Meagher		10/31/2017 10/31/2016		Johnson, Peter R. Rahe, Frederick A. Rutland, Kristen	10/31/2016 10/31/2017 10/31/2018
Board of Profession Appointees:	Smith, Benjamin E.  nal Engineers Fiorillo, Anthony Joseph Varghese, Babu	:	10/31/2017 10/31/2018 10/31/2016	Board of Profession Appointees:	nal Surveyors and Mappers Campanile, Nicholas Grubbs, O. George Petzold, Robin B.	10/31/2018 10/31/2018 10/31/2018

Office and Appointment

Greater Orlando Aviation Authority

Florida Building Commission

Fouché, Julian E.

Calleja, Oscar L.

Schock, James R.

Schilling, Frederick C., Jr.

Appointee:

Appointees:

# JOURNAL OF THE SENATE

April 29, 2015 JOURNAL OF		THE SENATE		707	
Office and A	ppointment	For Term Ending	Office and	Appointment	For Term Ending
Board of Veterinary Appointee:	Medicine Partridge, Harvey	10/31/2018	Florida Citrus Con Appointees:	mmission Casper, Danny K. Hunt, G. Ellis, Jr.	05/31/2017 05/31/2017
inquiry into the qua	lifications, experience, ar	caused to be conducted an and general suitability of the the office indicated. In aid of	Hillshorough Cou	McKenna, Martin J.  nty Civil Service Board	05/31/2017
such inquiry, the co	mmittee held a public he vited to attend and offe	earing at which members of er evidence concerning the tability of the appointees.	Appointee:	Strepina, Scott D. on on Community Service	07/02/2017
After due considerate adduced at the publ	tion of the findings of suc ic hearings, the Commit and recommend that	ch inquiry and the evidence tee on Ethics and Elections t in accordance with s.	Appointees:	Demko, Todd D. Martinez, Natalia Walker, Kelli L.	09/14/2016 09/14/2015 09/14/2015
	appointments of the aboverms indicated, be confirmated.	re-named appointees, to the med by the Senate;	Florida Developm Appointee:	ent Finance Corporation White, Frank	05/02/2017
	on said appointments 15 Regular Session; and	be taken prior to the ad-	Citrus County Ho Appointee:	spital Board Fallows, Christopher Mark	07/08/2018
	essity known to the come ts to be held in executive	mittee for the deliberations e session.	Florida Housing F Appointees:	Finance Corporation Diaz de la Portilla, Renier Munilla, Natacha Smith, Bernard E.	11/13/2018 11/13/2018 11/13/2018
		fully submitted, <i>Richter</i> , Chair		Wheeler, Howard L., Jr.	11/13/2018
confirmed the appo	intments identified in t fices and for the terms in	was adopted and the Senate he foregoing report of the adicated in accordance with	Florida Inland Na Appointees:	vigation District Netts, Jonathan S. Sansom, Jerry H.	01/09/2019 01/09/2019
The vote was:	of the committee.		Southeast Intersta Management Co Appointee:	ate Low-Level Radioactive Waste ommission Williamson, John A.	06/30/2016
Yeas—38				Board of Pinellas County	
Mr. President	Evers	Margolis	Appointees:	Aungst, Brian J., Jr. Rolston, Susan	08/07/2018 08/11/2018
Abruzzo Altman	Flores Gaetz	Montford Negron		Sewell, James D.	08/11/2018
Bean	Galvano	Richter	Governor's Mansic	on Commission	
Benacquisto	Garcia	Ring	Appointee:	Smith, Carole C.	09/30/2017
Bradley Brandes	Gibson Grimsley	Sachs Simpson	Gulf States Marin	e Fisheries Commission	
Braynon	Hays	Smith	Appointee:	Hansen, Michael P.	01/05/2016
Bullard	Hukill	Sobel	Board of Directors	s. Prison Rehabilitative Industries and	
Clemens Dean	Hutson Joyner	Soto Stargel	Diversified Ente	erprises, Inc.	
Detert	Latvala	Thompson	Appointees:	Hauser, David L. Nicklaus, Harry Gregg	09/30/2018 09/30/2018
Diaz de la Portilla	Legg	•		, ,	09/30/2016
Nays—None			Northeast Florida Appointees:	Regional Planning Council, Region 4 Bell, Aaron Brown, Elaine	10/01/2015
Consideration of I	Executive Business Confi	rmation Floor Report 3 was		Mason, Lane Harlan Sgroi, Robert E.	10/01/2016 10/01/2016 10/01/2015
			Tampa Bay Region Appointees:	nal Planning Council, Region 8 Neal, John A.	10/01/2016
The Honorable And President, The Flor		April 29, 2015		Schock, Timothy E. Todd, Barbara Sheen	10/01/2016 10/01/2016
Dear President Gar	diner:		Treasure Coast Ro Appointees:	egional Planning Council, Region 10 Bournique, Douglas C.	10/01/2016
	es and Elections for actio	ere referred to the Senate on pursuant to Rule 12.7 of		Sachs, Peter S. Smallridge, Kelly	10/01/2016 10/01/2015
or runes of the Fio	ina penare.	For Term	Florida Transport	ation Commission Ferre, Maurice A.	09/30/2018

04/16/2018

02/03/2019

01/31/2019

01/12/2019

Ending

The following executive appointment was referred to the Senate Committee on Criminal Justice and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Criminal Justice and the Senate Committee on Ethics and Elections considered and recommended the confirmation of the executive appointment:

09/30/2018

Ferre, Maurice A.

Appointee:

Office and Appointment

For Term Ending

Florida Commission on Offender Review Appointee: Davison, Richard D.

06/30/2020

The following executive appointment was referred to the Senate Committee on Transportation and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Transportation and the Senate Committee on Ethics and Elections considered and recommended the confirmation of the following executive appointment.

Office and Appointment

For Term Ending

Tampa-Hillsborough County Expressway Authority Appointee: Garcia, John C.

07/01/2018

As required by Rule 12.7, the committees caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointees for appointment to the office indicated. In aid of such inquiry, the committees held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointees. After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the Committee on Ethics and Elections and other referenced committees respectfully advise and recommend that in accordance with s. 114.05(1)(c), Florida Statutes:

- (1) the executive appointments of the above-named appointees, to the offices and for the terms indicated, be confirmed by the Senate;
- (2) Senate action on said appointments be taken prior to the adjournment of the 2015 Regular Session; and
- (3) there is no necessity known to the committees for the deliberations on said appointments to be held in executive session.

Respectfully submitted, Garrett Richter, Chair

On motion by Senator Richter, the report was adopted and the Senate confirmed the appointments identified in the foregoing report of the committee to the offices and for the terms indicated in accordance with the recommendation of the committee.

The vote was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	•

Margolis

Nays-None

Evers

# DISCLOSURE

Pursuant to Senate Rule 1.39, I am disclosing that certain provisions in the appointment of Renier Diaz de la Portilla provide a special private gain or loss to an immediate family member or business associate of mine. The nature of the interest and the persons or entities involved are specified below:

My brother, Renier Diaz de la Portilla, was appointed by Governor Rick Scott to Board of the Florida Housing Finance Corporation, and

confirmed by the Florida Senate on April 29, 2015. I voted on this confirmation. Although I will not receive a special private gain or loss, such appointment may be construed as a special private gain or loss to my brother.

As established by Senate Rule, I must vote on this matter.

Senator Miguel Diaz de la Portilla, 40th District

### LOCAL BILL CALENDAR

# SENATOR RICHTER PRESIDING

### MOTION

On motion by Senator Simmons, the rules were waived and HB 485, CS for HB 593, HB 647, HB 691, CS for HB 725, HB 851, CS for HB 859, CS for HB 861, HB 871, CS for CS for HB 899, HB 969, CS for HB 983, CS for HB 1093, CS for CS for HB 1167, HB 1201, CS for CS for CS for HB 1203, HB 1213, HB 1215, HB 1217, HB 1253, HB 1327, HB 1329, HB 1331, CS for HB 1333, HB 1337, and CS for CS for HB 1255 on the Local Bill Calendar were withdrawn from the Committee on Rules, read a second and third time by title, and passed this day.

**HB 485**—A bill to be entitled An act relating to the Santa Rosa Island Authority, Escambia County; amending chapter 24500 (1947), Laws of Florida, as amended; revising the amounts authorized to be paid as an allowance for members of the authority; providing an effective date.

—was read the second time by title. On motion by Senator Evers, by two-thirds vote **HB 485** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	

Navs-None

CS for HB 593—A bill to be entitled An act relating to Wakulla County; creating the City of Panacea; providing a charter; providing legislative intent; providing a council-manager form of government; providing boundaries; providing municipal powers; providing for a city council, mayor, and vice mayor; providing for membership, qualifications, terms, powers, duties, circumstances resulting in vacancy in office, grounds for forfeiture and suspension, filling of vacancies, and compensation and expenses of council members and the mayor and vice mayor; providing for appointment of charter officers, including a city manager, city attorney, and city clerk; providing for removal, compensation, filling of vacancies, qualifications, powers, and duties of charter officers; providing for the expenditure of city funds; providing for city council meetings and specifying requirements relating thereto; providing for adoption, distribution, and recording of technical codes; providing for emergency ordinances and appropriations; providing for recordkeeping; prohibiting dual office holding; prohibiting certain interference with city employees; establishing the fiscal year; providing for adoption of an annual budget and appropriations; providing for supplemental, reduction in, and transfer of appropriations; providing for limitations; providing for an annual financial audit; providing for nonpartisan elections and matters relating thereto; providing for recall; providing for charter amendments; providing for standards of conduct in office; providing for

severability; providing for a city personnel system; prohibiting charitable contributions unless authorized by the council; providing for land use changes; providing the city a transitional schedule and procedures for its first election; providing for first-year expenses; providing for adoption of transitional ordinances, resolutions, a comprehensive plan, and local development regulations; providing for sharing of revenues from the communications services tax; providing for accelerated entitlement to state-shared revenues; providing for receipt and distribution of gas tax revenues; providing for continuation of the Wakulla County Fire Rescue Municipal Service Taxing Unit; providing for law enforcement; providing for waivers; requiring a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Montford, by two-thirds vote **CS for HB 593** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

April 29, 2015

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	
Nays—None		

**HB 647**—A bill to be entitled An act relating to the City of Jacksonville, Duval County; amending chapter 92-341, Laws of Florida, as amended; revising the authority of the civil service board to hear appeals, complaints, and grievances; providing an effective date.

—was read the second time by title. On motion by Senator Bean, by two-thirds vote **HB 647** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompsor
Diaz de la Portilla	Legg	_
Evers	Margolis	
Nays—None		

**HB 691**—A bill to be entitled An act relating to the Sarasota-Manatee Airport Authority; amending chapter 2003-309, Laws of Florida; providing a definition; providing additional powers of the authority; providing an effective date.

—was read the second time by title. On motion by Senator Galvano, by two-thirds vote **HB 691** was read the third time by title, passed and certified to the House. The vote on passage was:

Y	eas-	-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	
	-	

Nays-None

**CS for HB 725**—A bill to be entitled An act relating to the City of Jacksonville, Duval County; providing an exception to general law; allowing kiteboarding and kitesurfing within a specified area; providing an effective date.

—was read the second time by title. On motion by Senator Bean, by two-thirds vote **CS for HB 725** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays-None

HB 851—A bill to be entitled An act relating to Manatee County; amending chapter 63-1598, Laws of Florida; providing that unpaid rentals, rates, or charges for services and facilities of the utility system constitute a lien on any parcel or property affected by such services or facilities; providing an effective date.

—was read the second time by title. On motion by Senator Galvano, by two-thirds vote **HB 851** was read the third time by title, passed and certified to the House. The vote on passage was:

# Yeas-40

Mr. President	Diaz de la Portilla	Latvala
Abruzzo	Evers	Lee
Altman	Flores	Legg
Bean	Gaetz	Margolis
Benacquisto	Galvano	Montford
Bradley	Garcia	Negron
Brandes	Gibson	Richter
Braynon	Grimsley	Ring
Bullard	Hays	Sachs
Clemens	Hukill	Simmons
Dean	Hutson	Simpson
Detert	Joyner	Smith

Sobel Stargel
Soto Thompson

Nays—None

CS for HB 859—A bill to be entitled An act relating to the Greater Naples Fire Rescue District, Collier County; amending chapter 2014-240, Laws of Florida; expanding the boundaries of the district; requiring a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Richter, by two-thirds vote **CS for HB 859** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

**CS for HB 861**—A bill to be entitled An act relating to the Greater Naples Fire Rescue District, Collier County; amending chapter 2014-240, Laws of Florida; expanding the boundaries of the district; requiring a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Richter, by two-thirds vote **CS for HB 861** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Nays-None

Mr. President	Flores	Montford
	1 101 00	1.101101010
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	
Nays—None		

**HB 871**—A bill to be entitled An act relating to Broward County; adjusting the corporate limits of the City of Weston and the Town of Davie to clarify boundaries; providing an effective date.

—was read the second time by title. On motion by Senator Ring, by two-thirds vote **HB 871** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays-None

CS for CS for HB 899-A bill to be entitled An act relating to the North Collier Fire Control and Rescue District, Collier County; merging the Big Corkscrew Island Fire Control and Rescue District and the North Naples Fire Control and Rescue District to create an independent special district; providing legislative intent; providing for applicability of chapters 189 and 191, F.S.; providing a district charter; providing for preservation of existing powers; providing purposes; providing for service delivery areas; providing boundaries; providing for applicability of chapter 171, F.S.; providing for expansion of boundaries; providing district powers; providing for a district board; providing duties and powers of the board; providing for elections, salaries, and removal of the board members; providing an exception to general law; providing authority of the board; providing for quorum and voting; providing for district finances; providing for raising revenue; providing for taxation; providing a savings clause for the existing district authority to levy up to 1 mill in the North Naples Service Delivery Area and up to 3.75 mills in the Big Corkscrew Island Service Delivery Area; providing for district budget; providing for use of a cost allocation methodology; providing for separate taxing subunits; providing for non-ad valorem assessments, fees, and service charges; providing for bonds; providing for collection and disbursement of impact fees; providing for elections; providing for eminent domain powers; providing for the preservation of all contracts, obligations, rules, resolutions, and policies; preserving existing board and employees except as described in the district's endorsed merger plan; providing financial disclosure, meeting notices, reporting, public records maintenance, and planning requirements; providing a dissolution process; providing for exemption from taxation; providing for immunity from tort liability; providing for liberal construction; providing that the act shall take precedence over any conflicting law to the extent of such conflict; providing for the determination of millage; repealing chapters 99-450, 2000-395, and 2006-353, Laws of Florida; providing an effective

—was read the second time by title. On motion by Senator Richter, by two-thirds vote **CS for CS for HB 899** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays-None

**HB 969**—A bill to be entitled An act relating to the North Springs Improvement District, Broward County; amending chapter 2005-341, Laws of Florida, as amended; extending and enlarging the boundaries of the district; providing an effective date.

—was read the second time by title. On motion by Senator Ring, by two-thirds vote **HB 969** was read the third time by title, passed and certified to the House. The vote on passage was:

#### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	

Nays-None

CS for HB 983—A bill to be entitled An act relating to the Village of Estero, Lee County; amending chapter 2014-249, Laws of Florida; providing continuing effect of certain developments of regional impact; delaying compliance with state-shared revenue requirements; authorizing millage levied by the Estero Fire Rescue District to be used for certain purposes; revising the corporate and council district boundaries; providing an effective date.

—was read the second time by title. On motion by Senator Richter, by two-thirds vote **CS for HB 983** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Flores	Montford
	1.101101010
Gaetz	Negron
Galvano	Richter
Garcia	Ring
Gibson	Sachs
Grimsley	Simmons
Hays	Simpson
Hukill	Smith
Hutson	Sobel
Joyner	Soto
Latvala	Stargel
Lee	Thompson
Legg	-
Margolis	
	Garcia Gibson Grimsley Hays Hukill Hutson Joyner Latvala Lee Legg

Nays—None

**CS for HB 1093**—A bill to be entitled An act relating to the Village of Estero, Lee County; amending chapter 2014-249, Laws of Florida; revising district boundaries; revising boundaries of district 1; providing an effective date.

—was read the second time by title. On motion by Senator Richter, by two-thirds vote **CS for HB 1093** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Altman	Benacquisto
Abruzzo	Bean	Bradley

Brandes	Gibson	Richter
Braynon	Grimsley	Ring
Bullard	Hays	Sachs
Clemens	Hukill	Simmons
Dean	Hutson	Simpson
Detert	Joyner	Smith
Diaz de la Portilla	Latvala	Sobel
Evers	Lee	Soto
Flores	Legg	Stargel
Gaetz	Margolis	Thompson
Galvano	Montford	
Garcia	Negron	

Nays-None

CS for CS for HB 1167—A bill to be entitled An act relating to the City of West Palm Beach, Palm Beach County; amending chapter 24981, Laws of Florida, 1947, as amended; revising definitions; defining the term "Fire Chief"; authorizing the Fire Chief to opt out of participation in the West Palm Beach Firefighters Pension Fund; providing that chapter 175, F.S., funds to be used to reduce member contributions to the fund for specified calendar years; requiring the city to make up certain shortfalls in member contributions; providing for a reduction in member contributions for 3 years; revising the crediting rate for certain members in the share and BackDROP accounts; removing a requirement for members to take a lump sum distribution of their share and BackDROP account balances within a specified time after their termination of employment in certain circumstances; authorizing members to choose BackDROP periods between 1 month and 60 months in duration; revising BackDROP benefits; revising assumption for amortization of gains and losses; providing an effective date.

—was read the second time by title. On motion by Senator Clemens, by two-thirds vote **CS for CS for HB 1167** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	
Nays—None		

**HB 1201**—A bill to be entitled An act relating to the Ocean Highway and Port Authority, Nassau County; amending chapter 2005-293, Laws of Florida; providing for the partisan election of members of the board of port commissioners; providing an effective date.

—was read the second time by title. On motion by Senator Bean, by two-thirds vote **HB 1201** was read the third time by title, passed and certified to the House. The vote on passage was:

# Yeas-40

Mr. President	Brandes	Diaz de la Portilla
Abruzzo	Braynon	Evers
Altman	Bullard	Flores
Bean	Clemens	Gaetz
Benacquisto	Dean	Galvano
Bradley	Detert	Garcia

Gibson Legg Simpson Grimsley Margolis Smith Montford Sobel Havs Hukill Negron Soto Hutson Richter Stargel Joyner Ring Thompson Latvala Sachs Simmons

Nays-None

Lee

CS for CS for HB 1203—A bill to be entitled An act relating to the Cedar Hammock Fire Control District, Manatee County; amending chapter 2000-391, Laws of Florida, as amended; revising boundaries; providing for a five-member board; removing obsolete provisions; providing for ad valorem assessments, non-ad valorem assessments, and impact fees; deleting schedule of non-ad valorem assessments; amending chapter 93-352, Laws of Florida, as amended; removing a reference to the district and the Whitfield Fire Control District; providing an effective date.

-was read the second time by title. On motion by Senator Galvano, by two-thirds vote CS for CS for CS for HB 1203 was read the third time by title, passed and certified to the House. The vote on passage was:

#### Yeas—40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

HB 1213—A bill to be entitled An act relating to the West Palm Beach Water Catchment Area, Palm Beach County; amending chapter 67-2169, Laws of Florida, as amended; revising boundaries; providing an effective

was read the second time by title. On motion by Senator Clemens, by two-thirds vote HB 1213 was read the third time by title, passed and certified to the House. The vote on passage was:

## Yeas-40

Nays-None

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	
Nays—None		

HB 1215—A bill to be entitled An act relating to Alachua County; repealing chapters 90-496, 91-382, and 93-347, Laws of Florida, relating to the Alachua County Boundary Adjustment Act, including provisions for establishing municipal reserve areas and adjusting the boundaries of municipalities within the county through annexations or contractions of corporate limits; providing an effective date.

-was read the second time by title. On motion by Senator Bradley, by two-thirds vote HB 1215 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	-
Evers	Margolis	
N N		

Nays-None

HB 1217—A bill to be entitled An act relating to the Hillsborough River Technical Advisory Council, Hillsborough County; amending chapter 86-335, Laws of Florida; revising membership of the council; revising the appointing authorities and terms of council members; providing for the designation of alternates; providing an effective date.

-was read the second time by title. On motion by Senator Lee, by twothirds vote HB 1217 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	
Nays—None		

HB 1253-A bill to be entitled An act relating to the School District of Palm Beach County; creating the Business Partnership Recognition Program; allowing for the installation of signs recognizing business partnerships; establishing placement and design standards; providing for preemption of Palm Beach County code regulations in conflict; providing for Federal Highway Administration oversight; providing an effective date.

<sup>—</sup>was read the second time by title. On motion by Senator Abruzzo, by two-thirds vote HB 1253 was read the third time by title, passed and certified to the House. The vote on passage was:

Vonc	40
reas-	-40

Mr. President Flores Montford Abruzzo Gaetz Negron Altman Galvano Richter Bean Garcia Ring Benacquisto Gibson Sachs Bradley Grimsley Simmons Hays Simpson Brandes Braynon Hukill Smith Bullard Hutson Sobel Clemens Joyner Soto Latvala Dean Stargel Detert Lee Thompson Diaz de la Portilla

Diaz de la Portilla Legg Evers Margolis

Nays-None

**HB 1327**—A bill to be entitled An act relating to the City of Holmes Beach, Manatee County; amending chapter 30561 (1955), Laws of Florida, as amended; revising the city's municipal boundaries to include unincorporated submerged lands; requiring the city to apply specified county codes and the Florida Building Code to the construction, installation, and placement of certain infrastructure and other resources previously under the county's jurisdiction; providing an effective date.

—was read the second time by title. On motion by Senator Galvano, by two-thirds vote **HB 1327** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	

Navs-None

**HB 1329**—A bill to be entitled An act relating to the City of Winter Park, Orange County; repealing chapters 63-2047 and 65-2402, Laws of Florida, relating to alcoholic beverage license exemptions; providing an effective date.

—was read the second time by title. On motion by Senator Thompson, by two-thirds vote **HB 1329** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas—40

Dean Detert	Hays Hukill
Diaz de la Portilla	Hutson
Evers	Joyner
Flores	Latvala
Gaetz	Lee
Galvano	Legg
Garcia	Margolis
Gibson	Montford
Grimsley	Negron
	Detert Diaz de la Portilla Evers Flores Gaetz Galvano Garcia Gibson

Richter	Simpson	Stargel
Ring	Smith	Thompson
Sachs	Sobel	
Simmons	Soto	
Nays—None		

**HB 1331**—A bill to be entitled An act relating to the Immokalee Water and Sewer District, Collier County; amending chapter 98-495, Laws of Florida; providing compensation for members of the district's board of commissioners; providing an effective date.

—was read the second time by title. On motion by Senator Richter, by two-thirds vote **HB 1331** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas—40

Mr. President Abruzzo Altman Bean Benacquisto Bradley Brandes Braynon Bullard Clemens Dean Detert Diaz de la Portilla	Flores Gaetz Galvano Garcia Gibson Grimsley Hays Hukill Hutson Joyner Latvala Lee Legg	Montford Negron Richter Ring Sachs Simmons Simpson Smith Sobel Soto Stargel Thompson
Diaz de la Portilla Evers	Legg Margolis	P
	-	

Nays-None

CS for HB 1333—A bill to be entitled An act relating to the Firefighters' Relief and Pension Fund of the City of Pensacola, Escambia County; amending chapter 21483, Laws of Florida, 1941, as amended; providing fund compliance with applicable Internal Revenue Code requirements; adding optional forms of benefits; providing for early retirement benefits, minimum disability benefits, state-mandated minimum benefits, minimum normal form of payment, minimum death-inservice benefits, optional forms of retirement, and alternate beneficiaries; providing for required minimum distributions; providing for retirement after 10 years of service; providing for death benefits for survivors; providing for protection of benefits from legal process; providing for rollover distributions; providing for additional benefits required by law; providing definitions; providing for maximum pension; providing for plan termination; providing for forfeitures; providing an effective date.

—was read the second time by title. On motion by Senator Evers, by two-thirds vote **CS for HB 1333** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Navs-None

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	

HB 1337—A bill to be entitled An act relating to Pinellas County; authorizing the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to issue up to a specified number of temporary permits to a nonprofit civic organization to sell alcoholic beverages for consumption on the premises within a special event permitted area designated by an incorporated municipality; providing that the permits authorized by the act are in addition to certain other authorized temporary permits; requiring the nonprofit civic organization to comply with certain provisions of law in obtaining the permits authorized by the act; providing an effective date.

—was read the second time by title. On motion by Senator Latvala, by two-thirds vote **HB 1337** was read the third time by title, passed and certified to the House. The vote on passage was:

### Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Altman Galvano Richter Bean Garcia Ring Gibson Benacquisto Sachs Bradley Grimslev Simmons Brandes Simpson Hays Braynon Hukill Smith Bullard Sobel Hutson Soto Clemens Joyner Dean Latvala Stargel Thompson Detert Lee Diaz de la Portilla Legg Evers Margolis

Nays-None

CS for CS for HB 1255—A bill to be entitled An act relating to Lee and Hendry Counties; creating and establishing the Lehigh Acres Municipal Services Improvement District as an independent special district; providing legislative findings and intent; providing a district charter; describing boundaries; providing powers and authority of the district; providing applicability of chapters 189 and 197, F.S., and other general laws; providing for a board; providing authority, duties, and powers of the district board; requiring approval by referendum before the district may exercise certain powers; providing a ballot statement; providing for elections, compensation, and removal of board members; authorizing the board to employ a manager and staff; repealing chapters 2000-423, 2003-315, 2005-308, 2006-319, 2009-260, and 2012-254, Laws of Florida, relating to the East County Water Control District; dissolving the East County Water Control District; providing for the transfer of assets, assumption of all lawful debts and other obligations, and continuation of contracts by the Lehigh Acres Municipal Services Improvement District; prohibiting annexation by any municipality of any area within the district; providing an exception for municipal incorporation of the entire area; providing construction; providing that the act shall take precedence over any conflicting law to the extent of such conflict; providing an effective date.

—was read the second time by title. On motion by Senator Richter, by two-thirds vote **CS for CS for HB 1255** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and certified to the House. The vote on passage was:

## Yeas-40

M. D	Date	TT 4
Mr. President	Detert	Hutson
Abruzzo	Diaz de la Portilla	Joyner
Altman	Evers	Latvala
Bean	Flores	Lee
Benacquisto	Gaetz	Legg
Bradley	Galvano	Margolis
Brandes	Garcia	Montford
Braynon	Gibson	Negron
Bullard	Grimsley	Richter
Clemens	Hays	Ring
Dean	Hukill	Sachs

Simmons Sobel Thompson

Simpson Soto Smith Stargel

Nays-None

## BILLS ON THIRD READING

Consideration of CS for CS for HB 747 was deferred.

CS for CS for SB 1402-A bill to be entitled An act relating to the organization of the Department of Financial Services; amending s. 20.121, F.S.; revising the divisions and functions of the department; authorizing the Chief Financial Officer to establish divisions, bureaus, or offices of the department; amending s. 110.205, F.S.; exempting certain positions within the department's Division of Accounting and Auditing from career service requirements; amending s. 624.26, F.S.; conforming provisions to changes made by the act; amending s. 624.307, F.S.; providing powers and duties of the department's Division of Consumer Services; authorizing the division to impose certain penalties; authorizing the department to adopt rules relating to the division; providing for construction; amending s. 624.502, F.S.; requiring that certain service of process fees be deposited into the Administrative Trust Fund: amending ss. 16.59, 400.9935, 409.91212, 440.105, 440.1051, 440.12, 624.521, 626.016, 626.989, 626.9891, 626.9892, 626.9893, 626.9894, 626.9895, 626.99278, 627.351, 627.711, 627.736, 627.7401, 631.156, 641.30, and 932.7055, F.S.; conforming provisions to changes made by the act; making technical changes; providing an effective date.

—was read the third time by title.

On motion by Senator Lee, CS for CS for SB 1402 was passed and certified to the House. The vote on passage was:

Yeas-35

Altman	Gaetz	Negron
Bean	Galvano	Richter
Bradley	Garcia	Ring
Brandes	Gibson	Sachs
Braynon	Grimsley	Simmons
Bullard	Hays	Simpson
Clemens	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lee	Soto
Diaz de la Portilla	Legg	Stargel
Evers	Margolis	Thompson
Flores	Montford	_

Nays-None

Vote after roll call:

Yea-Abruzzo, Benacquisto, Hukill, Hutson

**HB 225**—A bill to be entitled An act relating to flags; providing a short title; creating s. 256.041, F.S.; requiring a United States flag or a state flag that is purchased on or after a specified date by the state, a county, or a municipality for public use to be made in the United States; providing an effective date.

—was read the third time by title.

On motion by Senator Altman, **HB 225** was passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo	Braynon	Diaz de la Portilla
Altman	Bullard	Evers
Bean	Clemens	Flores
Benacquisto	Dean	Gaetz
Bradley	Detert	Galvano

Garcia	Lee	Simmons
Gibson	Legg	Simpson
Grimsley	Margolis	Smith
Hays	Montford	Sobel
Hukill	Negron	Soto
Hutson	Richter	Stargel
Joyner	Ring	Thompson
Latvala	Sachs	
Nays—1		
Brandes		

Consideration of CS for CS for CS for HB 275 was deferred.

CS for CS for CS for HB 41—A bill to be entitled An act relating to hazardous walking conditions; providing a short title; amending s. 1006.23, F.S.; revising criteria that determine a hazardous walking condition for public school students; revising procedures for inspection and identification of hazardous walking conditions; authorizing a district school superintendent to initiate a formal request for correction of a hazardous walking condition; authorizing a district school board to initiate a declaratory judgment proceeding under certain circumstances and providing requirements therefor; requiring a district school board to provide transportation to students who would be subjected to hazardous walking conditions; requiring state or local governmental entities with jurisdiction over a road with a hazardous walking condition to correct the condition within a reasonable period of time; providing requirements for a governmental entity relating to its transportation work program; providing requirements relating to a civil action for damages; providing that certain interlocal agreements that meet specified criteria are not prohibited under this section; amending s. 1012.45, F.S.; providing that a district school board may implement a safe driver toll-free telephone hotline for specified purposes; providing an effective date.

—was read the third time by title.

On motion by Senator Hays, CS for CS for CS for HB 41 was passed and certified to the House. The vote on passage was:

# Yeas-39

Nays-None

Abruzzo	Flores	Margolis
Altman	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson

CS for HB 401—A bill to be entitled An act relating to public lodging and public food service establishments; amending s. 509.032, F.S.; revising the frequency at which the Division of Hotels and Restaurants of the Department of Business and Professional Regulation must reassess the inspection frequency of public food service establishments; revising the department's duties with respect to distribution of a specified food-recovery brochure; deleting a restriction on the length of time that a licensed public food service establishment may operate at a temporary food service event; amending s. 509.091, F.S.; authorizing the division to deliver lodging inspection reports and food service inspection reports electronically; amending s. 509.101, F.S.; requiring operators of public food service establishments to maintain copies of food service inspection reports and make them available to the division; amending s. 509.251,

F.S.; revising certain delinquent fees for license renewal; providing an effective date.

—was read the third time by title.

On motion by Senator Stargel, **CS for HB 401** was passed and certified to the House. The vote on passage was:

Yeas-39

Abruzzo	Flores	Margolis
Altman	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson

Nays-None

CS for CS for HB 731—A bill to be entitled An act relating to employee health care plans; amending s. 627.6699, F.S.; revising definitions; removing provisions requiring certain insurance carriers to provide semiannual reports to the Office of Insurance Regulation; repealing requirements that certain insurance carriers offer standard, basic, high deductible, and limited health benefit plans; making conforming changes; creating s. 627.66997, F.S.; authorizing certain health benefit plans to use a stop-loss insurance policy; defining the term "stop-loss insurance policy"; providing requirements for such policies; amending ss. 627.642, 627.6475, and 627.657, F.S.; conforming cross-references; amending ss. 627.6571, 627.6675, 641.31074, and 641.3922, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Detert,  $\mathbf{CS}$  for  $\mathbf{CS}$  for  $\mathbf{HB}$  731 was passed and certified to the House. The vote on passage was:

Yeas—39

Abruzzo	Flores	Margolis
Altman	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson

Nays—None

CS for HB 153—A bill to be entitled An act relating to the Literacy Jump Start Pilot Project; requiring the Office of Early Learning to establish the pilot project in St. Lucie County to assist low-income, at-risk children in developing emergent literacy skills; requiring the office to select an organization to implement the pilot project; requiring the office to oversee implementation of the pilot project; defining the term "emergent literacy"; providing eligibility requirements for participation; requiring background screening for child care personnel; requiring emergent literacy training for instructors; encouraging the coordination of basic health screening and immunization services in conjunction with emergent literacy instruction; requiring annual submission of an ac-

countability report; requiring the office to allocate funds for the pilot project; providing an effective date.

—was read the third time by title.

On motion by Senator Abruzzo, **CS for HB 153** was passed and certified to the House. The vote on passage was:

Yeas-39

Flores Margolis Abruzzo Montford Altman Gaetz Bean Galvano Negron Benacquisto Garcia Richter Bradley Gibson Ring Brandes Grimsley Sachs Braynon Hays Simmons Bullard Hukill Simpson Clemens Hutson Smith Sobel Dean Joyner Detert Latvala Soto Diaz de la Portilla Lee Stargel Thompson Legg

Nays-None

CS for HB 985-A bill to be entitled An act relating to the maintenance of agency final orders; amending s. 119.021, F.S.; conforming a provision to changes made by the act; amending s. 120.53, F.S.; requiring agencies to electronically transmit certain agency final orders to a centralized electronic database maintained by the Division of Administrative Hearings; providing the methods by which such final orders can be searched; requiring each agency to maintain a list of final orders that are not required to be electronically transmitted to the database; providing a timeframe for electronically transmitting or listing the final orders; authorizing agencies to maintain subject matter indexes of final orders issued before a specified date or to electronically transmit such orders to the database; providing that the centralized electronic database is the official compilation of administrative final orders issued on or after a specified date for each agency; deleting obsolete provisions regarding filing, indexing, and publishing final orders; amending s. 120.533, F.S.; requiring the Department of State to provide standards and guidelines for the certification and electronic transmittal and the secure transmittal and maintenance of agency final orders; authorizing the department to adopt rules; authorizing the department to provide for an alternative official compiler of agency final orders under certain circumstances; conforming provisions to changes made by the act; amending s. 213.22, F.S.; conforming a cross-reference; providing an effective date.

—was read the third time by title.

On motion by Senator Soto, **CS for HB 985** was passed and certified to the House. The vote on passage was:

Yeas-39

Flores Abruzzo Margolis Gaetz Montford Altman Bean Galvano Negron Benacquisto Garcia Richter Bradley Gibson Ring Brandes Grimsley Sachs Hays Simmons Braynon Hukill Bullard Simpson Clemens Hutson Smith Sobel Dean Joyner Detert. Latvala Soto Diaz de la Portilla Lee Stargel Thompson Evers Legg

Nays-None

## SPECIAL ORDER CALENDAR

## THE PRESIDENT PRESIDING

SB 7060—A bill to be entitled An act relating to ratification of Department of Environmental Protection rules; ratifying a specified rule relating to liners and leachate collection systems for construction and demolition debris disposal facilities, for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any specified thresholds of likely adverse impact or increase in regulatory costs; providing applicability; providing an effective date.

-was read the second time by title.

Pending further consideration of **SB 7060**, pursuant to Rule 3.11(3), there being no objection, **HB 7083** was withdrawn from the Committees on Environmental Preservation and Conservation; and Rules.

On motion by Senator Dean—

HB 7083—A bill to be entitled An act relating to ratification of rules of the Department of Environmental Protection; ratifying specified rules requiring liners and leachate collection systems at construction and demolition debris disposal facilities, for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any specified thresholds of likely adverse impact or increase in regulatory costs; providing applicability; providing an effective date.

—a companion measure, was substituted for **SB 7060** and read the second time by title.

On motion by Senator Dean, by two-thirds vote **HB 7083** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays-None

By direction of the President, the rules were waived and the Senate reverted to—

# **BILLS ON THIRD READING**

CS for CS for HB 275—A bill to be entitled An act relating to intrastate crowdfunding; amending s. 517.021, F.S.; conforming a cross-reference; defining the term "intermediary" for purposes of the Florida Securities and Investor Protection Act; amending s. 517.061, F.S.; exempting offers or sales of securities by certain issuers from registration requirements; creating s. 517.0611, F.S.; providing a short title; exempting the intrastate offering and sale of certain securities from certain regulatory requirements; providing applicability; providing registration and reporting requirements for issuers and intermediaries offering such securities; requiring the issuer to provide to the office a copy of a specified escrow agreement; limiting the aggregate amount of sales of such

Office and Appointment

Appointees:

Appointees:

Appointees:

Appointees:

Appointees:

Appointees:

Appointee:

Appointees:

Appointee:

Appointees:

Sarasota

Board of Trustees of Florida Kevs Community College

Madok, Kevin

Stoky, Robert C.

Board of Trustees of Hillsborough Community College

Shah, Dipa

Board of Trustees of Indian River State College

Board of Trustees of Florida Gateway College

Board of Trustees of Lake-Sumter State College

Roberson, Ralph C.

Cona, Steve P., III

Feurer, Mark A.

George, Anthony, Jr. Luna, Christa C.

Raulerson, Phoebe H.

Allen, Carolyn Renae

Blankenship, R. Scott

Davis, Leonard

Lee, Emily A.

Rice, Kelly S.

Board of Trustees of State College of Florida, Manatee-

Board of Trustees of North Florida Community College Haas, Sandra K.

Board of Trustees of Palm Beach State College

Board of Trustees of Pasco-Hernando State College

Zika, Ardian

Trigueiro, Craig A.

Howell, David Alfonso

Williams, Michael R.

Cross, Charles K., Jr.

Schneider, Robin L.

Pearson-Adams, Marilyn

Lander, Lindsey

Tannehill, Joe K., Jr.

Board of Trustees of Gulf Coast State College

Maxwell, Michelle Sylvia

Scuderi, Stephanie S.

For Term

05/31/2016

05/31/2016

05/31/2017

05/31/2018

05/31/2018

05/31/2018

05/31/2018

05/31/2018

05/31/2018

05/31/2015

05/31/2018

05/31/2018

05/31/2015

05/31/2017

05/31/2018

05/31/2018

05/31/2018

05/31/2018

05/31/2018

05/31/2018

05/31/2017

05/31/2017

05/31/2017

05/31/2017

05/31/2018

05/31/2018

Ending

securities within a specified period; limiting the aggregate amount of sales to specified investors; requiring an issuer to produce and distribute an annual report to investors; requiring a notice-filing to be suspended under certain circumstances; providing for the deposit of fees; requiring a qualified third party to hold certain funds in escrow; amending s. 517.12, F.S.; providing registration requirements for an intermediary; conforming a cross-reference; amending s. 517.121, F.S.; requiring an intermediary to comply with specified recordkeeping requirements; amending s. 517.161, F.S.; including an intermediary in certain disciplinary provisions; amending s. 626.9911, F.S.; conforming a crossreference; providing an appropriation; providing an effective date.

—was read the third time by title.

On motion by Senator Richter, CS for CS for CS for HB 275 was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	-
Evers	Margolis	
Nays—None		

By direction of the President, the rules were waived and the Senate reverted to—

# REPORTS OF COMMITTEE RELATING TO **EXECUTIVE BUSINESS**

The Honorable Andy Gardiner	April 29, 2015
President, The Florida Senate	

President, The Flo	orida Senate		Board of Trustees	of Pensacola State College	
Dear President Ga	ardiner:		Appointees:	Simmons, Chip W. White, Frank	05/31/2018 05/31/2018
0	executive appointments were referred to		Poord of Trustoos	of Polk State College	
the Rules of the F	nics and Elections for action pursuant to	Rule 12.7 of	Appointee:	Dorrell, Daniel F.	05/31/2018
the rules of the r	iorida Senate.	For Term	Poord of Trustoos	of Santa Fe College	
Office and	Appointment	Ending	Appointees:	Lee, Caridad E.	05/31/2018
Board of Trustees	of Eastern Florida State College			Woody, Robert Lee	05/31/2018
Appointees:	Haley, Myra I.	05/31/2018	Board of Trustees	of Seminole State College	
	Harris, Dewey L.	05/31/2018	Appointee:	Brandon, Wendy H.	05/31/2018
	of Broward College		Board of Trustees	of South Florida State College	
Appointee:	Benz, John A.	05/31/2018	Appointees:	Cullens, Tamela "Tami" C.	05/31/2018
Board of Trustees	of Chipola College			Lambert, Kenneth A. Rider, Kris Y.	05/31/2018 05/31/2018
Appointees:	Causseaux, Hannah Sumner	05/31/2018		,	00/01/2010
	Hudson, Kyle	05/31/2017 05/31/2017		of Tallahassee Community College	0 7 /0 4 /0 0 4 0
	Ryals, Daniel E., III	05/31/2017	Appointees:	Messersmith, Frank S. Pople, Randolph M.	05/31/2018 05/31/2017
Board of Trustees	of Daytona State College			i opie, italidoiph wi.	00/01/2017
Appointees:	Lubi, Garry R.	05/31/2018	<b>Board of Trustees</b>	for the Florida School for the Deaf and	
	Patterson, Anne Coggeshall	05/31/2018	the Blind	Cl Cl : 4: M	11/10/0015
Board of Trustees	of Florida State College at Jacksonville		Appointee:	Chapman, Christine M.	11/13/2017
Appointees:	Holloway, Candace T.	05/31/2018	State Board of Ed	ucation	
	Shoemaker-Crump, Randle P.	05/31/2018	Appointee:	Colon, John A.	12/31/2018

For Term

Ending

Office and Appointment		For Term Ending
Education Practice	es Commission	
Appointees:	Budnick, Judie S.	09/30/2015
••	Copenhaver, Ann B.	09/30/2017
	Hershey, Susan J.	09/30/2018
	Pietkiewicz, Nicholas	09/30/2016
	Rose, Jillian	09/30/2016
	Wade, K. Lynn	09/30/2018
Commission for Independent Education		0.010.010.01.5
Appointees:		06/30/2017
	Wagner, Paul Douglas	06/30/2016
	Williams, Levi G., Jr.	06/30/2017
	Florida Atlantic University Barbar, Anthony K.G.	01/06/2020
Board of Trustees, Appointee:	Florida State University Hillis, Mark	01/06/2020
	Florida Gulf Coast University Roepstorff, Robbie B.	01/06/2020
,	University of Florida Brandon, David Lee	01/06/2020

The following executive appointments were referred to the Senate Committee on Education and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate:

Office and Appointment		Ending
State Board of Edu	ıcation	
Appointees:	Chartrand, Gary	12/31/2018
	Olenick, Michael H.	12/31/2016
The following ex	xecutive appointments w	ere referred to the Senate
Committee on Higher Education and the Senate Committee on Ethics		

Committee on Higher Education and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate:  $For\ Term$ 

Office and Appointment	For Term Ending
Board of Trustees, Florida A & M University Appointee: Boyce, Lucas Daniel	01/06/2018
Board of Trustees, Florida Atlantic University Appointees: Feingold, Jeffrey P. Rubin, Robert	01/06/2020 01/06/2020
Board of Trustees, Florida Gulf Coast University Appointees: Grady, Thomas R. Price, Kevin J. Smith, Kenneth J.	01/06/2016 01/06/2020 01/06/2020
Board of Trustees, Florida Polytechnic University Appointee: O'Malley, Thomas D., Sr.	06/30/2015
Board of Trustees, University of Florida Appointees: Patel, Rahul Stern, Robert Gary	01/06/2020 01/06/2020
Board of Trustees, University of South Florida Appointee: Shinn, Byron E.	01/06/2020
Board of Trustees, University of West Florida	

The following executive appointment was referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections conducted an inquiry concerning the qualifications of the appointee, however, the Committee on Ethics and Elections did not hold a public hearing for the following appointment during the 2015 Regular Session of the Florida Legislature:

Bear, Lewis, Jr.

Appointee:

Board of Trustees, Florida Gulf Coast University
Appointee: Spilker, Christian M. 01/06/2020

Office and Appointment

Except as specifically noted above, the Committee held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointees. After due consideration of the findings of such inquiry and the evidence presented at the public hearing, the Committee on Ethics and Elections respectfully advise and recommend pursuant to the authority granted in Article IV, Section 6(a), Florida Constitution, and in accordance with s. 114.05(1)(c), Florida Statutes:

- (1) the executive appointments of the above-named appointees, to the offices and for the terms indicated, be confirmed by the Senate;
- (2) Senate action on said appointments be taken prior to the adjournment of the 2015 Regular Session; and
- (3) there is no necessity known to the committees for the deliberations on said appointments to be held in executive session.

Respectfully submitted, Garrett Richter, Chair

On motion by Senator Richter, the report was adopted and the Senate confirmed the appointments identified in the foregoing report of the committee to the offices and for the terms indicated in accordance with the recommendation of the committee.

The vote was:

Yeas-39

M · D · · · · · · · · · · ·	T	т
Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Brandes	Grimsley	Sachs
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays-None

01/06/2020

# SPECIAL ORDER CALENDAR

SB 7062—A bill to be entitled An act relating to ratification of Department of Environmental Protection rules; ratifying a specified rule relating to minimum flows and levels and recovery and prevention strategies, for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any specified thresholds for likely adverse impact or increase in regulatory costs; providing applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 7062**, pursuant to Rule 3.11(3), there being no objection, **HB 7081** was withdrawn from the Committees on Environmental Preservation and Conservation; and Rules.

On motion by Senator Dean-

**HB 7081**—A bill to be entitled An act relating to ratification of rules of the Department of Environmental Protection; ratifying specified rules relating to minimum flows and levels for the Lower Santa Fe and Ichetucknee Rivers and their associated priority springs, for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any

specified thresholds of likely adverse impact or increase in regulatory costs; providing applicability; providing an effective date.

—a companion measure, was substituted for  ${\bf SB~7062}$  and read the second time by title.

On motion by Senator Dean, by two-thirds vote **HB 7081** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	

Nays-None

Consideration of CS for SB 594 was deferred.

CS for SB 932—A bill to be entitled An act relating to timeshares; amending s. 721.05, F.S.; revising the term "timeshare estate"; amending s. 721.07, F.S.; revising provisions pertaining to multisite timeshare plans and clarifying single-site timeshare plan developer liability for nonmaterial errors or omissions; establishing a burden of proof; amending s. 721.08, F.S.; providing that leasehold accommodations or facilities may be added to a timeshare trust; providing that a vote of the voting interests of a timeshare plan is not required for substitution or automatic deletion of multisite timeshare trust property; removing the requirement for court approval of trustee dispositions of timeshare trust property; creating s. 721.125, F.S.; providing for extension or termination of timeshare plans; amending s. 721.14, F.S.; providing for the transfer of reservation system data upon termination of managing entity; amending s. 721.52, F.S.; revising the definitions of the terms "nonspecific multisite timeshare plan" and "specific multisite timeshare plan"; amending s. 721.53, F.S.; providing that leasehold accommodations or facilities may be added to a multisite timeshare trust; providing that a vote of the voting interests of a multisite timeshare plan is not required for substitution or automatic deletion of multisite timeshare trust property; removing the requirement for court approval of trustee dispositions of multisite timeshare trust property; amending s. 721.54, F.S.; eliminating the term restrictions for nonspecific multisite timeshare plans; amending s. 721.55, F.S.; requiring the conspicuous disclosure of the term of each component site in a multisite timeshare plan; modifying the cap on common expense assessment increases for multisite timeshare; clarifying multisite timeshare plan developer liability for nonmaterial errors or omissions; amending s. 721.551, F.S.; clarifying the obligation to deliver component site documents to purchasers; amending s. 721.552, F.S.; providing procedures for substitutions and automatic deletions of multisite timeshare plan accommodations and facilities; amending s. 721.56, F.S.; relocating data transfer obligations upon termination of managing entity to s. 721.14, F.S; amending s. 721.57, F.S.; providing for the offering of timeshare estates in a specific multisite timeshare plan; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 932**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 453** was withdrawn from the Committees on Regulated Industries; Judiciary; and Fiscal Policy.

On motion by Senator Stargel-

CS for CS for HB 453—A bill to be entitled An act relating to timeshares; amending s. 721.05, F.S.; revising a definition; amending s.

721.07, F.S.; revising requirements for amendments made to a timeshare instrument; revising requirements for public offering statements; amending s. 721.08, F.S.; revising compliance requirements for the release of certain escrow funds; creating s. 721.125, F.S.; providing for the extension or termination of timeshare plans under certain conditions; providing applicability; amending s. 721.14, F.S.; authorizing an owners' association and a managing entity to agree to certain conditions related to the discharge of the managing entity; providing for the transfer of specified reservation system data upon the termination of the managing entity; providing that reasonable costs incurred by the terminated managing entity in effecting the transfer of certain information shall be reimbursed as a common expense; amending s. 721.52, F.S.; revising definitions; amending s. 721.53, F.S.; revising requirements with respect to subordination instruments; deleting a requirement relating to court approval of trustee dispositions of multisite timeshare trust property; providing that a vote of the voting interests of a multisite timeshare plan is not required for substitution or automatic deletion of multisite timeshare trust property; repealing s. 721.54, F.S., relating to terms of nonspecific multisite timeshare plans; amending s. 721.55, F.S.; revising disclosure requirements for a multisite timeshare plan public offering statement; amending s. 721.551, F.S.; revising disclosure requirements for multisite timeshare plan purchaser public offering statements; amending s. 721.552, F.S.; revising requirements relating to substitutions and deletions of component site accommodations or facilities; amending s. 721.56, F.S.; deleting provisions relating to the transfer of specified reservation system data upon the termination of managing entity and costs incurred by the terminated managing entity; amending s. 721.57, F.S.; revising language with respect to timeshare estates in multisite timeshare plans; providing an effective date.

—a companion measure, was substituted for  ${\bf CS}$  for  ${\bf SB}$  932 and read the second time by title.

On motion by Senator Stargel, by two-thirds vote **CS for CS for HB 453** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President	Evers	Legg
Abruzzo	Flores	Margolis
Altman	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Stargel
Detert	Latvala	Thompson
Diaz de la Portilla	Lee	_

Nays-None

Vote after roll call:

Yea-Richter, Soto

Consideration of SB 1040 and CS for CS for CS for SB 1232 was deferred.

CS for CS for SB 918—A bill to be entitled An act relating to environmental resources; amending s. 259.032, F.S.; requiring the Department of Environmental Protection to publish, update, and maintain a database of conservation lands; requiring the department to submit a report by a certain date each year to the Governor and the Legislature identifying the percentage of such lands which the public has access to and the efforts the department has undertaken to increase public access; amending ss. 260.0144 and 335.065, F.S.; conforming provisions to changes made by the act; creating s. 339.81, F.S.; creating the Florida Shared-Use Nonmotorized Trail Network; specifying the composition of the network; requiring the network to be included in the Department of Transportation's work program; declaring the planning, development, operation, and maintenance of the network to be a public purpose; authorizing the department to transfer maintenance responsibilities to certain state agencies and contract with not-for-profit or private sector

entities to provide maintenance services; authorizing the department to adopt rules; providing an appropriation; creating s. 339.82, F.S.; requiring the department to develop a network plan for the Florida Shared-Use Nonmotorized Trail Network; creating s. 339.83, F.S.; authorizing the department to enter into concession agreements with notfor-profit or private sector entities for certain commercial sponsorship signs, markings, and exhibits; authorizing the department to contract for the provision of certain services related to the trail sponsorship program; authorizing the department to adopt rules; amending s. 373.019, F.S.; revising the definition of the term "water resource development" to include technical assistance to self-suppliers under certain circumstances; amending s. 373.036, F.S.; requiring certain information to be included in the consolidated annual report for all projects related to water quality or water quantity; creating s. 373.037, F.S.; defining terms; providing legislative findings; authorizing certain water management districts to designate and implement pilot projects; providing powers and limitations for the governing boards of such water management districts; requiring a participating water management district to submit a report to the Governor and the Legislature on the effectiveness of its pilot project by a certain date; amending s. 373.042, F.S.; requiring the Department of Environmental Protection or the governing board of a water management district to adopt a minimum flow or minimum water level for an Outstanding Florida Spring using emergency rulemaking authority under certain circumstances; requiring collaboration in the development and implementation of recovery or prevention strategies under certain circumstances; authorizing the department to use emergency rulemaking procedures under certain circumstances; amending s. 373.0421, F.S.; directing the department or the water management district governing boards to adopt and implement certain recovery or prevention strategies concurrent with the adoption of minimum flows and minimum water levels; providing criteria for such recovery or prevention strategies; requiring certain amendments to regional water supply plans to be concurrent with relevant portions of the recovery or prevention strategy; directing water management districts to notify the department when water use permit applications are denied for a specified reason; providing for the review and update of regional water supply plans in such cases; creating s. 373.0465, F.S.; providing legislative intent; defining the term "Central Florida Water Initiative Area"; requiring the department, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services to develop and implement a multidistrict regional water supply plan; providing plan criteria and requirements; providing applicability; requiring the department to adopt rules; amending s. 373.1501, F.S.; specifying authority of the South Florida Water Management District to allocate quantities of, and assign priorities for the use of, water within its jurisdiction; directing the district to provide recommendations to the United States Army Corps of Engineers when developing or implementing certain water control plans or regulation schedules; amending s. 373.219, F.S.; requiring the department to adopt certain uniform rules; amending s. 373.223, F.S.; requiring consumptive use permits authorizing over a certain amount to be monitored on a specified basis; amending s. 373.2234, F.S.; directing water management district governing boards to consider the identification of preferred water supply sources for certain water users; amending s. 373.227, F.S.; prohibiting water management districts from modifying permitted allocation amounts under certain circumstances; requiring the water management districts to adopt rules to promote water conservation incentives; amending s. 373.233, F.S.; providing conditions under which the department and water management district governing boards are directed to give preference to certain applications; amending s. 373.4591, F.S.; providing priority consideration to certain public-private partnerships for water storage, groundwater recharge, and water quality improvements on private agricultural lands; amending s. 373.4595, F.S.; revising and providing definitions relating to the Northern Everglades and Estuaries Protection Program; clarifying provisions of the Lake Okeechobee Watershed Protection Program; directing the South Florida Water Management District to revise certain rules and provide for a watershed research and water quality monitoring program; revising provisions for the Caloosahatchee River Watershed Protection Program and the St. Lucie River Watershed Protection Program; revising permitting and annual reporting requirements relating to the Northern Everglades and Estuaries Protection Program; revising requirements for certain basin management action plans; amending s. 373.467, F.S.; revising the qualifications for membership on the Harris Chain of Lakes Restoration Council; authorizing the Lake County legislative delegation to waive such membership qualifications for good cause; providing for council

vacancies; amending s. 373.536, F.S.; requiring a water management district to include an annual funding plan in the water resource development work program; directing the department to post the work program on its website; amending s. 373.703, F.S.; authorizing water management districts to join with private landowners for the purpose of carrying out their powers; amending s. 373.705, F.S.; revising legislative intent; requiring water management district governing boards to include certain information in their annual budget submittals; requiring water management districts to promote expanded cost-share criteria for additional conservation practices; amending s. 373.707, F.S.; authorizing water management districts to provide technical and financial assistance to certain self-suppliers and to waive certain construction costs of alternative water supply development projects sponsored by certain water users; amending s. 373.709, F.S.; requiring regional water supply plans to include traditional and alternative water supply project options that are technically and financially feasible; directing the department to include certain funding analyses and project explanations in regional water supply planning reports; creating part VIII of ch. 373, F.S., entitled the "Florida Springs and Aquifer Protection Act"; creating s. 373.801, F.S.; providing legislative findings and intent; creating s. 373.802, F.S.; defining terms; creating s. 373.803, F.S.; requiring the department to delineate a priority focus area for each Outstanding Florida Spring by a certain date; creating s. 373.805, F.S.; requiring a water management district or the department to adopt or revise various recovery or prevention strategies under certain circumstances; providing minimum requirements for recovery or prevention strategies for Outstanding Florida Springs; authorizing local governments to apply for an extension for projects in an adopted recovery or prevention strategy; creating s. 373.807, F.S.; requiring the department to initiate assessments of Outstanding Florida Springs by a certain date; requiring the department to develop basin management action plans; authorizing local governments to apply for an extension for projects in an adopted basin management action plan; requiring certain local governments to develop, enact, and implement an urban fertilizer ordinance by a certain date; requiring the department in consultation with the Department of Health and relevant local governments and utilities, to develop onsite sewage treatment and disposal system remediation plans under certain circumstances; creating s. 373.811, F.S.; specifying prohibited activities within a priority focus area of an Outstanding Florida Spring; creating s. 373.813, F.S.; providing rulemaking authority; amending s. 403.061, F.S.; requiring the department to create a consolidated water resources work plan; directing the department to adopt by rule a specific surface water classification to protect surface waters used for treated potable water supply; providing criteria for such rule; authorizing the reclassification of surface waters used for treated potable water supply notwithstanding such rule; requiring the department to create and maintain a web-based interactive map; creating s. 403.0616, F.S.; creating the Florida Water Resources Advisory Council to provide the Legislature with recommendations for projects submitted by governmental entities; requiring the council to consolidate various reports to enhance the water resources of this state; requiring the department to adopt rules; creating s. 403.0617, F.S.; requiring the department to propose for adoption rules to competitively evaluate and rank projects for selection and prioritization by the Water Resources Advisory Council by a certain date; amending s. 403.0623, F.S.; requiring the department to establish certain standards; requiring state agencies and water management districts to show that they followed the department's standards in order to receive certain funding; amending s. 403.067, F.S.; providing requirements for new or revised best management action plans; requiring the department adopt rules relating to the enforcement and verification of best management action plans and management strategies; creating s. 403.0675, F.S.; requiring the department and the Department of Agriculture and Consumer Services to post annual progress reports on their websites and submit such reports to the Governor and the Legislature; requiring each water management district to post the Department of Environmental Protection's report on its website; amending s. 403.861, F.S.; directing the department to add treated potable water supply as a designated use of a surface water segment under certain circumstances; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 918**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 7003** was withdrawn from the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Dean, the rules were waived and-

CS for HB 7003-A bill to be entitled An act relating to water resources; amending s. 373.019, F.S.; revising the definition of "water resource development" to include self-suppliers; amending s. 373.0421, F.S.; directing the Department of Environmental Protection and water management district governing boards to implement certain recovery or prevention strategies concurrent with the adoption of minimum flows and levels; providing criteria for such recovery or prevention strategies; requiring revisions to regional water supply plans to be concurrent with relevant portions of the recovery or prevention strategy; directing water management districts to notify the department when water use permit applications are denied for a specified reason; providing for the review and update of regional water supply plans in such cases; creating s. 373.0465, F.S.; providing legislative intent; defining the term "Central Florida Water Initiative Area"; providing for an interagency agreement between the Department of Environmental Protection, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services to develop and implement a multi-district regional water supply plan; providing plan criteria and requirements; providing applicability; amending s. 373.1501, F.S.; specifying authority of the South Florida Water Management District to allocate quantities of, and assign priorities for the use of, water within its jurisdiction; directing the district to provide recommendations to the United States Army Corps of Engineers when developing or implementing certain water control plans or regulation schedules; amending s. 373.2234, F.S.; directing water management district governing boards to give priority consideration to the identification of preferred water supply sources for certain water users; amending s. 373.233, F.S.; providing conditions under which the department and water management district governing boards are directed to give preference to certain applications; amending s. 373.4591, F.S.; providing priority consideration to certain public-private partnerships for water storage, groundwater recharge, and water quality improvements on private agricultural lands; amending s. 373.4595, F.S.; revising and providing definitions relating to the Northern Everglades and Estuaries Protection Program; clarifying provisions of the Lake Okeechobee Watershed Protection Program; directing the South Florida Water Management District to revise certain rules and provide for a water quality monitoring program; revising provisions for the Caloosahatchee River Watershed Protection Program and the St. Lucie River Watershed Protection Program; revising permitting and annual reporting requirements relating to the Northern Everglades and Estuaries Protection Program; amending s. 373.536, F.S.; requiring a water management district to include an annual funding plan in the water resource development work program; directing the department to post the work program on its website; amending s. 373.703, F.S.; authorizing water management districts to contract with private landowners for water production; amending s. 373.705, F.S.; providing first consideration for funding assistance to certain water supply development projects; requiring governing boards to include certain information in their annual budget submittals; amending s. 373.707, F.S.; authorizing water management districts to provide technical and financial assistance to selfsuppliers and to waive certain construction costs of alternative water supply development projects by certain water users; amending s. 373.709, F.S.; requiring water supply plans to include traditional and alternative water supply project options that are technically and financially feasible; directing the department to include certain funding analyses and project explanations in regional water supply planning reports; creating part VIII of chapter 373, F.S., relating to the Florida Springs and Aquifer Act; providing legislative findings and intent; defining terms; providing criteria and requirements for the development of recovery or prevention strategies for Priority Florida Springs; directing the department to perform water quality assessments, establish total maximum daily loads, and establish basin management action plans for Priority Florida Springs; providing criteria and requirements for agricultural best management practices within the geographic area encompassed by a basin management action plan that includes a Priority Florida Spring; requiring each person engaged in the occupation of agriculture within such geographic area to implement certain best management practices or conduct certain water quality monitoring; amending s. 403.061, F.S.; directing the department to adopt by rule a specific surface water classification to protect surface waters used for treated potable water supply; providing criteria for such rule; authorizing the reclassification of surface waters used for treated potable water supply notwithstanding such rule; amending s. 403.067, F.S.; directing the department to establish working groups in areas where sewage treatment and disposal systems represent sources of excess nitrate-nitrite in certain springs or spring systems; providing duties for the working groups; requiring the department to award funds, subject to appropriation, for projects relating to reducing nutrient impacts; authorizing the department to consider certain factors in awarding funds for capital outlay projects; amending s. 403.861, F.S.; directing the department to establish rules concerning the use of surface waters for public water supply; requiring permit applicants using surface water to provide potable public water supply to petition the department to reclassify the surface water or to certify that the potable public water supply will meet certain drinking water standards; directing the department to designate treated potable water supplies as a use of surface water; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 918 and read the second time by title.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Dean moved the following amendment:

Amendment 1 (250624) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (g) is added to subsection (11) of section 259.032, Florida Statutes, to read:

259.032 Conservation and Recreation Lands Trust Fund; purpose.—

(11)

- (g) In order to ensure that the public has knowledge of and access to conservation lands, as defined in s. 253.034(2)(c), the department shall publish, update, and maintain a database of such lands where public access is compatible with conservation and recreation purposes.
- 1. By July 1, 2016, the database must be available to the public online and must include, at a minimum, the location, types of allowable recreational opportunities, points of public access, facilities or other amenities, restrictions, and any other information the department deems appropriate to increase public awareness of recreational opportunities on conservation lands. Such data must be electronically accessible, searchable, and downloadable in a generally acceptable format.
- 2. The department, through its own efforts or through partnership with a third-party entity, shall create an application downloadable on mobile devices to be used to locate state lands available for public access using the user's locational information or based upon an activity of interest.
- 3. The database and application must include information for all state conservation lands to which the public has a right of access for recreational purposes. Beginning January 1, 2018, to the greatest extent practicable, the database shall include similar information for lands owned by federal and local government entities that allow access for recreational purposes.
- 4. By January 1 of each year, the department shall provide a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives describing the percentage of public lands acquired under this chapter to which the public has access and efforts undertaken by the department to increase public access to such lands.
  - Section 2. Section 260.0144, Florida Statutes, is amended to read:
- 260.0144 Sponsorship of state greenways and trails.—The department may enter into a concession agreement with a not-for-profit entity or private sector business or entity for commercial sponsorship to be displayed on state greenway and trail facilities not included within the Shared-Use Nonmotorized Trail Network established in chapter 339 or property specified in this section. The department may establish the cost for entering into a concession agreement.
- (1) A concession agreement shall be administered by the department and must include the requirements found in this section.

- (2)(a) Space for a commercial sponsorship display may be provided through a concession agreement on certain state-owned greenway or trail facilities or property.
- (b) Signage or displays erected under this section shall comply with the provisions of s. 337.407 and chapter 479, and shall be limited as follows:
- 1. One large sign or display, not to exceed 16 square feet in area, may be located at each trailhead or parking area.
- 2. One small sign or display, not to exceed 4 square feet in area, may be located at each designated trail public access point.
- (c) Before installation, each name or sponsorship display must be approved by the department.
- (d) The department shall ensure that the size, color, materials, construction, and location of all signs are consistent with the management plan for the property and the standards of the department, do not intrude on natural and historic settings, and contain only a logo selected by the sponsor and the following sponsorship wording:
  - $\frac{\text{(Name of the sponsor)}}{\text{(Name of the greenway or trail)}} \text{ proudly sponsors the costs of maintaining}$
- (e) Sponsored state greenways and trails are authorized at the following facilities or property:
  - 1. Florida Keys Overseas Heritage Trail.
  - 2. Blackwater Heritage Trail.
  - 3. Tallahassee St. Marks Historic Railroad State Trail.
  - 4. Nature Coast State Trail.
  - 5. Withlacoochee State Trail.
  - 6. General James A. Van Fleet State Trail.
  - 7. Palatka Lake Butler State Trail.
- (e)(f) The department may enter into commercial sponsorship agreements for other state greenways or trails as authorized in this section. A qualified entity that desires to enter into a commercial sponsorship agreement shall apply to the department on forms adopted by department rule.
- (f)(g) All costs of a display, including development, construction, installation, operation, maintenance, and removal costs, shall be paid by the concessionaire.
- (3) A concession agreement shall be for a minimum of 1 year, but may be for a longer period under a multiyear agreement, and may be terminated for just cause by the department upon 60 days' advance notice. Just cause for termination of a concession agreement includes, but is not limited to, violation of the terms of the concession agreement or any provision of this section.
- (4) Commercial sponsorship pursuant to a concession agreement is for public relations or advertising purposes of the not-for-profit entity or private sector business or entity, and may not be construed by that not-for-profit entity or private sector business or entity as having a relationship to any other actions of the department.
- (5) This section does not create a proprietary or compensable interest in any sign, display site, or location.
- $\ensuremath{\mbox{(6)}}$  Proceeds from concession agreements shall be distributed as follows:
- (a) Eighty-five percent shall be deposited into the appropriate department trust fund that is the source of funding for management and operation of state greenway and trail facilities and properties.
- (b) Fifteen percent shall be deposited into the State Transportation Trust Fund for use in the Traffic and Bicycle Safety Education Program and the Safe Paths to School Program administered by the Department of Transportation.

- (7) The department may adopt rules to administer this section.
- Section 3. Subsections (3) and (4) of section 335.065, Florida Statutes, are amended to read:
- 335.065 Bicycle and pedestrian ways along state roads and transportation facilities.—
- (3) The department, in cooperation with the Department of Environmental Protection, shall establish a statewide integrated system of bicycle and pedestrian ways in such a manner as to take full advantage of any such ways which are maintained by any governmental entity. The department may enter into a concession agreement with a not for profit entity or private sector business or entity for commercial sponsorship displays on multiuse trails and related facilities and use any concession agreement revenues for the maintenance of the multiuse trails and related facilities. Commercial sponsorship displays are subject to the related facilities. Commercial sponsorship displays are subject to the related facilities may be established as part of or separate from the actual roadway and may utilize existing road rights of way or other rights of way or easements acquired for public use.
- (a) A concession agreement shall be administered by the department and must include the requirements of this section.
- (b)1. Signage or displays erected under this section shall comply with s. 337.407 and chapter 479 and shall be limited as follows:
- a. One large sign or display, not to exceed 16 square feet in area, may be located at each trailhead or parking area.
- b. One small sign or display, not to exceed 4 square feet in area, may be located at each designated trail public access point.
- 2. Before installation, each name or sponsorship display must be approved by the department.
- 3. The department shall ensure that the size, color, materials, construction, and location of all signs are consistent with the management plan for the property and the standards of the department, do not intrude on natural and historic settings, and contain only a logo selected by the sponsor and the following sponsorship wording:
  - (Name of the sponsor) proudly sponsors the costs of maintaining the (Name of the greenway or trail) -.
- 4. All costs of a display, including development, construction, installation, operation, maintenance, and removal costs, shall be paid by the concessionaire.
- (e) A concession agreement shall be for a minimum of 1 year, but may be for a longer period under a multiyear agreement, and may be terminated for just cause by the department upon 60 days' advance notice. Just cause for termination of a concession agreement includes, but is not limited to, violation of the terms of the concession agreement or this section.
- (4)(a) The department may use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the costs of planning, land acquisition, design, and construction of such trails and related facilities. The department shall give funding priority to projects that:
- 1. Are identified by the Florida Greenways and Trails Council as a priority within the Florida Greenways and Trails System under chapter 260.
- 2. Support the transportation needs of bicyclists and pedestrians.
- 3. Have national, statewide, or regional importance.
- 4. Facilitate an interconnected system of trails by completing gaps between existing trails.
  - (b) A project funded under this subsection shall:
- 1. Be included in the department's work program developed in accordance with s. 339.135.

- 2. Be operated and maintained by an entity other than the department upon completion of construction. The department is not obligated to provide funds for the operation and maintenance of the project.
  - Section 4. Section 339.81, Florida Statutes, is created to read:
  - 339.81 Florida Shared-Use Nonmotorized Trail Network.—
- (1) The Legislature finds that increasing demands continue to be placed on the state's transportation system by a growing economy, continued population growth, and increasing tourism. The Legislature also finds that significant challenges exist in providing additional capacity to the conventional transportation system and enhanced accommodation of alternative travel modes to meet the needs of residents and visitors are required. The Legislature further finds that improving bicyclist and pedestrian safety for both residents and visitors remains a high priority. Therefore, the Legislature declares that the development of a nonmotorized trail network will increase mobility and recreational alternatives for residents and visitors of this state, enhance economic prosperity, enrich quality of life, enhance safety, and reflect responsible environmental stewardship. To that end, it is the intent of the Legislature that the department make use of its expertise in efficiently providing transportation projects and develop the Florida Shared-Use Nonmotorized Trail Network, consisting of a statewide network of nonmotorized trails, which allows nonmotorized vehicles and pedestrians to access a variety of origins and destinations with limited exposure to motorized vehicles.
- (2) The Florida Shared-Use Nonmotorized Trail Network is created as a component of the Florida Greenways and Trails System established in chapter 260. The statewide network consists of multiuse trails or shared-use paths physically separated from motor vehicle traffic and constructed with asphalt, concrete, or another hard surface which, by virtue of design, location, extent of connectivity or potential connectivity, and allowable uses, provides nonmotorized transportation opportunities for bicyclists and pedestrians statewide between and within a wide range of points of origin and destinations, including, but not limited to, communities, conservation areas, state parks, beaches, and other natural or cultural attractions for a variety of trip purposes, including work, school, shopping, and other personal business, as well as social, recreational, and personal fitness purposes.
- (3) Network components do not include sidewalks, nature trails, loop trails wholly within a single park or natural area, or on-road facilities, such as bicycle lanes or routes other than:
- (a) On-road facilities that are no longer than one-half mile connecting two or more nonmotorized trails, if the provision of a nonmotorized trail without the use of the on-road facility is not feasible, and if such on-road facilities are signed and marked for nonmotorized use; or
  - (b) On-road components of the Florida Keys Overseas Heritage Trail.
- (4) The planning, development, operation, and maintenance of the Florida Shared-Use Nonmotorized Trail Network is declared to be a public purpose, and the department, together with other agencies of this state and all counties, municipalities, and special districts of this state, may spend public funds for such purposes and accept gifts and grants of funds, property, or property rights from public or private sources to be used for such purposes.
- (5) The department shall include the Florida Shared-Use Non-motorized Trail Network in its work program developed pursuant to s. 339.135. For purposes of funding and maintaining projects within the network, the department shall allocate in its program and resource plan a minimum of \$50 million annually, beginning in the 2015-2016 fiscal year.
- (6) The department may enter into a memorandum of agreement with a local government or other agency of the state to transfer maintenance responsibilities of an individual network component. The department may contract with a not-for-profit entity or private sector business or entity to provide maintenance services on an individual network component.
- (7) The department may adopt rules to aid in the development and maintenance of components of the network.
  - Section 5. Section 339.82, Florida Statutes, is created to read:

- 339.82 Shared-Use Nonmotorized Trail Network Plan.—
- (1) The department shall develop a network plan for the Florida Shared-Use Nonmotorized Trail Network in coordination with the Department of Environmental Protection, metropolitan planning organizations, affected local governments and public agencies, and the Florida Greenways and Trails Council. The plan must be consistent with the Florida Greenways and Trails Plan developed under s. 260.014 and must be updated at least once every 5 years.
  - (2) The network plan must include all of the following:
- (a) A needs assessment, including, but not limited to, a comprehensive inventory and analysis of existing trails that may be considered for inclusion in the Florida Shared-Use Nonmotorized Trail Network.
- (b) A project prioritization process that includes assigning funding priority to projects that:
- 1. Are identified by the Florida Greenways and Trails Council as a priority within the Florida Greenways and Trails System under chapter 260;
- 2. Facilitate an interconnected network of trails by completing gaps between existing facilities; and
- 3. Maximize use of federal, local, and private funding and support mechanisms, including, but not limited to, donation of funds, real property, and maintenance responsibilities.
- (c) A map that illustrates existing and planned facilities and identifies critical gaps between facilities.
- (d) A finance plan based on reasonable projections of anticipated revenues, including both 5-year and 10-year cost-feasible components.
- (e) Performance measures that include quantifiable increases in trail network access and connectivity.
- (f) A timeline for the completion of the base network using new and existing data from the department, the Department of Environmental Protection, and other sources.
- (g) A marketing plan prepared in consultation with the Florida Tourism Industry Marketing Corporation.
- Section 6. Section 339.83, Florida Statutes, is created to read:
- 339.83 Sponsorship of Shared-Use Nonmotorized Trails.—
- (1) The department may enter into a concession agreement with a not-for-profit entity or private sector business or entity for commercial sponsorship signs, pavement markings, and exhibits on nonmotorized trails and related facilities constructed as part of the Shared-Use Nonmotorized Trail Network. The concession agreement may also provide for recognition of trail sponsors in any brochure, map, or website providing trail information. Trail websites may provide links to sponsors. Revenue from such agreements may be used for the maintenance of the nonmotorized trails and related facilities.
  - (a) A concession agreement shall be administered by the department.
- (b)1. Signage, pavement markings, or exhibits erected pursuant to this section must comply with s. 337.407 and chapter 479 and are limited as follows:
- a. One large sign, pavement marking, or exhibit, not to exceed 16 square feet in area, may be located at each trailhead or parking area.
- b. One small sign, pavement marking, or exhibit, not to exceed 4 square feet in area, may be located at each designated trail public access point where parking is not provided.
- c. Pavement markings denoting specified distances must be located at least 1 mile apart.
- 2. Before installation, each sign, pavement marking, or exhibit must be approved by the department.

3. The department shall ensure that the size, color, materials, construction, and location of all signs, pavement markings, and exhibits are consistent with the management plan for the property and the standards of the department, do not intrude on natural and historic settings, and contain a logo selected by the sponsor and the following sponsorship wording:

(Name of the sponsor) proudly sponsors the costs of maintaining the (Name of the greenway or trail)

- 4. Exhibits may provide additional information and materials, including, but not limited to, maps and brochures for trail user services related or proximate to the trail. Pavement markings may display mile marker information.
- 5. The costs of a sign, pavement marking, or exhibit, including development, construction, installation, operation, maintenance, and removal costs, shall be paid by the concessionaire.
- (c) A concession agreement shall be for a minimum of 1 year, but may be for a longer period under a multiyear agreement, and may be terminated for just cause by the department upon 60 days' advance notice. Just cause for termination of a concession agreement includes, but is not limited to, violation of the terms of the concession agreement or this section.
- (2) Pursuant to s. 287.057, the department may contract for the provision of services related to the trail sponsorship program, including recruitment and qualification of businesses, review of applications, permit issuance, and fabrication, installation, and maintenance of signs, pavement markings, and exhibits. The department may reject all proposals and seek another request for proposals or otherwise perform the work. The contract may allow the contractor to retain a portion of the annual fees as compensation for its services.
- (3) This section does not create a proprietary or compensable interest in any sponsorship site or location for any permittee, and the department may terminate permits or change locations of sponsorship sites as it determines necessary for construction or improvement of facilities.
- (4) The department may adopt rules to establish requirements for qualification of businesses, qualification and location of sponsorship sites, and permit applications and processing. The department may adopt rules to establish other criteria necessary to implement this section and to provide for variances when necessary to serve the interest of the public or when required to ensure equitable treatment of program participants.
- Section 7. Subsection (24) of section 373.019, Florida Statutes, is amended to read:
- 373.019 Definitions.—When appearing in this chapter or in any rule, regulation, or order adopted pursuant thereto, the term:
- (24) "Water resource development" means the formulation and implementation of regional water resource management strategies, including the collection and evaluation of surface water and groundwater data; structural and nonstructural programs to protect and manage water resources; the development of regional water resource implementation programs; the construction, operation, and maintenance of major public works facilities to provide for flood control, surface and underground water storage, and groundwater recharge augmentation; and related technical assistance to local governments, and to government-owned and privately owned water utilities, and self-suppliers to the extent assistance to self-suppliers promotes the policies as set forth in s. 373.016.
- Section 8. Paragraph (b) of subsection (7) of section 373.036, Florida Statutes, is amended to read:
  - 373.036 Florida water plan; district water management plans.—
- $\left(7\right)$  CONSOLIDATED WATER MANAGEMENT DISTRICT ANNUAL REPORT.—
- (b) The consolidated annual report shall contain the following elements, as appropriate to that water management district:
- 1. A district water management plan annual report or the annual work plan report allowed in subparagraph (2)(e)4.

- 2. The department-approved minimum flows and *minimum water* levels annual priority list and schedule required by s. 373.042(3) s. 373.042(2).
- 3. The annual 5-year capital improvements plan required by s. 373.536(6)(a)3.
- The alternative water supplies annual report required by s. 373.707(8)(n).
- 5. The final annual 5-year water resource development work program required by s. 373.536(6)(a)4.
- 6. The Florida Forever Water Management District Work Plan annual report required by s. 373.199(7).
- 7. The mitigation donation annual report required by s. 373.414(1)(b) 2.
- 8. Information on all projects related to water quality or water quantity as part of a 5-year work program, including:
- a. A list of all specific projects identified to implement a basin management action plan or a recovery or prevention strategy;
- b. A priority ranking for each listed project for which state funding through the water resources work program is requested, which must be made available to the public for comment at least 30 days before submission of the consolidated annual report;
  - c. The estimated cost for each listed project;
  - d. The estimated completion date for each listed project;
- e. The source and amount of financial assistance to be made available by the department, a water management district, or other entity for each listed project; and
- f. A quantitative estimate of each listed project's benefit to the watershed, water body, or water segment in which it is located.
- 9. A grade for each watershed, water body, or water segment in which a project listed under subparagraph 8. is located representing the level of impairment and violations of adopted minimum flow or minimum water level. The grading system must reflect the severity of the impairment of the watershed, waterbody, or water segment.
- Section 9. Section 373.037, Florida Statutes, is created to read:
- 373.037 Pilot program for alternative water supply development in restricted allocation areas.—
  - (1) As used in this section, the term:
- (a) "Central Florida Water Initiative Area" means all of Orange, Osceola, Polk, and Seminole Counties, and southern Lake County, as designated by the Central Florida Water Initiative Guiding Document of January 30, 2015.
- (b) "Lower East Coast Regional Water Supply Planning Area" means the areas withdrawing surface and groundwater from Water Conservation Areas 1, 2A, 2B, 3A, and 3B, Grassy Waters Preserve/Water Catchment Area, Pal Mar, J.W. Corbett Wildlife Management Area, Loxahatchee Slough, Loxahatchee River, Riverbend Park, Dupuis Reserve, Jonathan Dickinson State Park, Kitching Creek, Moonshine Creek, Cypress Creek, Hobe Grove Ditch, the Holey Land and Rotenberger Wildlife Management Areas, and the freshwater portions of the Everglades National Park, as designated by the South Florida Water Management District.
- (c) "Restricted allocation area" means an area within a water supply planning region of the Southwest Florida Water Management District, the South Florida Water Management District, or the St. Johns River Water Management District where the governing board of the water management district has determined that existing sources of water are not adequate to supply water for all existing and future reasonable-beneficial uses and to sustain the water resources and related natural systems for the planning period pursuant to ss. 373.036 and 373.709 and where the governing board of the water management district has applied allocation

restrictions with regard to the use of specific sources of water. For the purposes of this section, the term includes the Central Florida Water Initiative Area, the Lower East Coast Regional Water Supply Planning Area, the Southern Water Use Caution Area, and the Upper East Coast Regional Water Supply Planning Area.

- (d) "Southern Water Use Caution Area" means all of Desoto, Hardee, Manatee, and Sarasota Counties and parts of Charlotte, Highlands, Hillsborough, and Polk Counties, as designated by the Southwest Florida Water Management District.
- (e) "Upper East Coast Regional Water Supply Planning Area" means the areas withdrawing surface and groundwater from the Central and Southern Florida canals or the Floridan Aquifer, as designated by the South Florida Water Management District.
  - (2) The Legislature finds that:
- (a) Local governments, regional water supply authorities, and government-owned and privately owned water utilities face significant challenges in securing funds for implementing large-scale alternative water supply projects in certain restricted allocation areas due to a variety of factors, such as the magnitude of the water resource challenges, the large number of water users, the difficulty of developing multi-jurisdictional solutions across district, county, or municipal boundaries, and the expense of developing large-scale alternative water supply projects identified in the regional water supply plans pursuant to s. 373.709.
- (b) These factors make it necessary to provide other options for the Southwest Florida Water Management District, the South Florida Water Management District, and the St. Johns River Water Management District to be able to take the lead in developing and implementing one alternative water supply project within a restricted allocation area as a pilot alternative water supply development project.
- (c) Each pilot project must provide water supply and environmental benefits. Consideration should be given to projects that provide reductions in damaging discharges to tide or that are part of a recovery or prevention strategy for minimum flows and minimum water levels.
- (3) The water management districts specified in paragraph (2)(b) may, at their sole discretion, designate and implement an existing alternative water supply project that is identified in each district's regional water supply plan as its one pilot project or amend their respective regional water supply plans to add a new alternative water supply project as their district pilot project. A pilot project designation made pursuant to this section should be made no later than July 1, 2016, and is not subject to the rulemaking requirements of chapter 120 or subject to legal challenge pursuant to ss. 120.569 and 120.57. A water management district may designate an alternative water supply project located within another water management district if the project is located in a restricted allocation area designated by the other water management district and a substantial quantity of water provided by the alternative water supply project will be used within the designating water management district's boundaries.
- (4) In addition to the other powers granted and duties imposed under this chapter, if a district specified in paragraph (2)(b) elects to implement a pilot project pursuant to this section, its governing board has the following powers and is subject to the following restrictions in implementing the pilot project:
- (a) The governing board may not develop and implement a pilot project on privately owned land without the voluntary consent of the landowner, which consent may be evidenced by deed, easement, license, contract, or other written legal instrument executed by the landowner after July 1, 2015.
- (b) The governing board may not engage in local water supply distribution or sell water to the pilot project participants.
- (c) The governing board may join with one or more other water management districts and counties, municipalities, special districts, publicly owned or privately owned water utilities, multijurisdictional water supply entities, regional water supply authorities, self-suppliers, or other entities for the purpose of carrying out its powers, and may contract with any such other entities to finance or otherwise implement acquisitions, construction, and operation and maintenance, if such contracts are

- consistent with the public interest and based upon independent cost estimates, including comparisons with other alternative water supply projects. The contracts may provide for contributions to be made by each party to the contract for the division and apportionment of resulting costs, including operations and maintenance, benefits, services, and products. The contracts may contain other covenants and agreements necessary and appropriate to accomplish their purposes.
- (5) A water management district may provide up to 50 percent of funding assistance for a pilot project.
- (6) If a water management district specified in paragraph (2)(b) elects to implement a pilot project, it shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by July 1, 2019, on the effectiveness of its pilot project. The report must include all of the following information:
- (a) A description of the alternative water supply project selected as a pilot project, including the quantity of water the project has produced or is expected to produce and the consumptive users who are expected to use the water produced by the pilot project to meet their existing and future reasonable-beneficial uses.
- (b) Progress made in developing and implementing the pilot project in comparison to the development and implementation of other alternative water supply projects in the restricted allocation area.
- (c) The capital and operating costs to be expended by the water management district in implementing the pilot project in comparison to other alternative water supply projects being developed and implemented in the restricted allocation area.
- (d) The source of funds to be used by the water management district in developing and implementing the pilot project.
- (e) The benefits to the district's water resources and natural systems from implementation of the pilot project.
- (f) A recommendation as to whether the traditional role of water management districts regarding the development and implementation of alternative water supply projects, as specified in ss. 373.705 and 373.707, should be revised and, if so, identification of the statutory changes necessary to expand the scope of the pilot program.
  - Section 10. Section 373.042, Florida Statutes, is amended to read:
  - 373.042 Minimum flows and minimum water levels.—
- (1) Within each section, or *within* the water management district as a whole, the department or the governing board shall establish the following:
- (a) Minimum flow for all surface watercourses in the area. The minimum flow for a given watercourse *is* shall be the limit at which further withdrawals would be significantly harmful to the water resources or ecology of the area.
- (b) Minimum water level. The minimum water level is shall be the level of groundwater in an aquifer and the level of surface water at which further withdrawals would be significantly harmful to the water resources or ecology of the area.

The minimum flow and minimum water level shall be calculated by the department and the governing board using the best information available. When appropriate, minimum flows and *minimum water* levels may be calculated to reflect seasonal variations. The department and the governing board shall <del>also</del> consider, and at their discretion may provide for, the protection of nonconsumptive uses in the establishment of minimum flows and *minimum water* levels.

(2)(a) If a minimum flow or minimum water level has not been adopted for an Outstanding Florida Spring, a water management district or the department shall use the emergency rulemaking authority provided in paragraph (c) to adopt a minimum flow or minimum water level no later than July 1, 2017, except for the Northwest Florida Water Management District, which shall use such authority to adopt minimum flows and minimum water levels for Outstanding Florida Springs no later than July 1, 2026.

- (b) For Outstanding Florida Springs identified on a water management district's priority list developed pursuant to subsection (3) which have the potential to be affected by withdrawals in an adjacent district, the adjacent district or districts and the department shall collaboratively develop and implement a recovery or prevention strategy for an Outstanding Florida Spring not meeting an adopted minimum flow or minimum water level.
- (c) The Legislature finds as provided in s. 373.801(3)(b) that the adoption of minimum flows and minimum water levels or recovery or prevention strategies for Outstanding Florida Springs requires immediate action. The department and the districts are authorized, and all conditions are deemed to be met, to use emergency rulemaking provisions pursuant to s. 120.54(4) to adopt minimum flows and minimum water levels pursuant to this subsection and recovery or prevention strategies adopted concurrently with a minimum flow or minimum water level pursuant to s. 373.805(2).
- (3)(2) By November 15, 1997, and annually thereafter, each water management district shall submit to the department for review and approval a priority list and schedule for the establishment of minimum flows and minimum water levels for surface watercourses, aquifers, and surface waters within the district. The priority list and schedule shall identify those listed water bodies for which the district will voluntarily undertake independent scientific peer review; any reservations proposed by the district to be established pursuant to s. 373.223(4); and those listed water bodies that have the potential to be affected by withdrawals in an adjacent district for which the department's adoption of a reservation pursuant to s. 373.223(4) or a minimum flow or minimum water level pursuant to subsection (1) may be appropriate. By March 1, 2006, and annually thereafter, each water management district shall include its approved priority list and schedule in the consolidated annual report required by s. 373.036(7). The priority list shall be based upon the importance of the waters to the state or region and the existence of or potential for significant harm to the water resources or ecology of the state or region, and shall include those waters which are experiencing or may reasonably be expected to experience adverse impacts. Each water management district's priority list and schedule shall include all first magnitude springs, and all second magnitude springs within state or federally owned lands purchased for conservation purposes. The specific schedule for establishment of spring minimum flows and minimum water levels shall be commensurate with the existing or potential threat to spring flow from consumptive uses. Springs within the Suwannee River Water Management District, or second magnitude springs in other areas of the state, need not be included on the priority list if the water management district submits a report to the Department of Environmental Protection demonstrating that adverse impacts are not now occurring nor are reasonably expected to occur from consumptive uses during the next 20 years. The priority list and schedule is not subject to any proceeding pursuant to chapter 120. Except as provided in subsection (4) (3), the development of a priority list and compliance with the schedule for the establishment of minimum flows and minimum water levels pursuant to this subsection satisfies the requirements of subsection (1).
- (4)(3) Minimum flows or minimum water levels for priority waters in the counties of Hillsborough, Pasco, and Pinellas shall be established by October 1, 1997. Where a minimum flow or minimum water level for the priority waters within those counties has not been established by the applicable deadline, the secretary of the department shall, if requested by the governing body of any local government within whose jurisdiction the affected waters are located, establish the minimum flow or minimum water level in accordance with the procedures established by this section. The department's reasonable costs in establishing a minimum flow or minimum water level shall, upon request of the secretary, be reimbursed by the district.
- (5)(4) A water management district shall provide the department with technical information and staff support for the development of a reservation, minimum flow or minimum water level, or recovery or prevention strategy to be adopted by the department by rule. A water management district shall apply any reservation, minimum flow or minimum water level, or recovery or prevention strategy adopted by the department by rule without the district's adoption by rule of such reservation, minimum flow or minimum water level, or recovery or prevention strategy.

- (6)(5)(a) Upon written request to the department or governing board by a substantially affected person, or by decision of the department or governing board, prior to the establishment of a minimum flow or minimum water level and prior to the filing of any petition for administrative hearing related to the minimum flow or minimum water level, all scientific or technical data, methodologies, and models, including all scientific and technical assumptions employed in each model, used to establish a minimum flow or minimum water level shall be subject to establish a scientific peer review. Independent scientific peer review means review by a panel of independent, recognized experts in the fields of hydrology, hydrogeology, limnology, biology, and other scientific disciplines, to the extent relevant to the establishment of the minimum flow or minimum water level.
- (b) If independent scientific peer review is requested, it shall be initiated at an appropriate point agreed upon by the department or governing board and the person or persons requesting the peer review. If no agreement is reached, the department or governing board shall determine the appropriate point at which to initiate peer review. The members of the peer review panel shall be selected within 60 days of the point of initiation by agreement of the department or governing board and the person or persons requesting the peer review. If the panel is not selected within the 60-day period, the time limitation may be waived upon the agreement of all parties. If no waiver occurs, the department or governing board may proceed to select the peer review panel. The cost of the peer review shall be borne equally by the district and each party requesting the peer review, to the extent economically feasible. The panel shall submit a final report to the governing board within 120 days after its selection unless the deadline is waived by agreement of all parties. Initiation of peer review pursuant to this paragraph shall toll any applicable deadline under chapter 120 or other law or district rule regarding permitting, rulemaking, or administrative hearings, until 60 days following submittal of the final report. Any such deadlines shall also be tolled for 60 days following withdrawal of the request or following agreement of the parties that peer review will no longer be pursued. The department or the governing board shall give significant weight to the final report of the peer review panel when establishing the minimum flow or minimum water level.
- (c) If the final data, methodologies, and models, including all scientific and technical assumptions employed in each model upon which a minimum flow or level is based, have undergone peer review pursuant to this subsection, by request or by decision of the department or governing board, no further peer review shall be required with respect to that minimum flow or *minimum water* level.
- (d) No minimum flow or *minimum water* level adopted by rule or formally noticed for adoption on or before May 2, 1997, shall be subject to the peer review provided for in this subsection.
- (7)(6) If a petition for administrative hearing is filed under chapter 120 challenging the establishment of a minimum flow or *minimum water* level, the report of an independent scientific peer review conducted under subsection (5) (4) is admissible as evidence in the final hearing, and the administrative law judge must render the order within 120 days after the filing of the petition. The time limit for rendering the order shall not be extended except by agreement of all the parties. To the extent that the parties agree to the findings of the peer review, they may stipulate that those findings be incorporated as findings of fact in the final order.
- (8) The rules adopted pursuant to this section are not subject to s. 120.541(3).
  - Section 11. Section 373.0421, Florida Statutes, is amended to read:
- 373.0421 Establishment and implementation of minimum flows and minimum water levels.—

### (1) ESTABLISHMENT.—

(a) Considerations.—When establishing minimum flows and minimum water levels pursuant to s. 373.042, the department or governing board shall consider changes and structural alterations to watersheds, surface waters, and aquifers and the effects such changes or alterations have had, and the constraints such changes or alterations have placed, on the hydrology of an affected watershed, surface water, or aquifer,

provided that nothing in this paragraph shall allow significant harm as provided by s. 373.042(1) caused by withdrawals.

- (b) Exclusions.—
- 1. The Legislature recognizes that certain water bodies no longer serve their historical hydrologic functions. The Legislature also recognizes that recovery of these water bodies to historical hydrologic conditions may not be economically or technically feasible, and that such recovery effort could cause adverse environmental or hydrologic impacts. Accordingly, the department or governing board may determine that setting a minimum flow or *minimum water* level for such a water body based on its historical condition is not appropriate.
- 2. The department or the governing board is not required to establish minimum flows or *minimum water* levels pursuant to s. 373.042 for surface water bodies less than 25 acres in area, unless the water body or bodies, individually or cumulatively, have significant economic, environmental, or hydrologic value.
- 3. The department or the governing board shall not set minimum flows or *minimum water* levels pursuant to s. 373.042 for surface water bodies constructed prior to the requirement for a permit, or pursuant to an exemption, a permit, or a reclamation plan which regulates the size, depth, or function of the surface water body under the provisions of this chapter, chapter 378, or chapter 403, unless the constructed surface water body is of significant hydrologic value or is an essential element of the water resources of the area.

The exclusions of this paragraph shall not apply to the Everglades Protection Area, as defined in s. 373.4592(2)(i).

- (2) If the existing flow or *water* level in a water body is below, or is projected to fall within 20 years below, the applicable minimum flow or *minimum water* level established pursuant to s. 373.042, the department or governing board, *concurrent with the adoption of the minimum flow or minimum water level and* as part of the regional water supply plan described in s. 373.709, shall *adopt and* expeditiously implement a recovery or prevention strategy, which includes the development of additional water supplies and other actions, consistent with the authority granted by this chapter, to:
- (a) Achieve recovery to the established minimum flow or *minimum water* level as soon as practicable; or
- (b) Prevent the existing flow or *water* level from falling below the established minimum flow or *minimum water* level.

The recovery or prevention strategy must shall include a phased-in approach phasing or a timetable which will allow for the provision of sufficient water supplies for all existing and projected reasonable-beneficial uses, including development of additional water supplies and implementation of conservation and other efficiency measures concurrent with and, to the maximum extent practical, and to offset, reductions in permitted withdrawals, consistent with the provisions of this chapter. The recovery or prevention strategy may not depend solely on water shortage restrictions declared pursuant to s. 373.175 or s. 373.246.

- (3) In order to ensure that sufficient water is available for all existing and future reasonable-beneficial uses and the natural systems, the applicable regional water supply plan prepared pursuant to s. 373.709 shall be amended to include any water supply development project or water resource development project identified in a recovery or prevention strategy. Such amendment shall be approved concurrently with relevant portions of the recovery or prevention strategy.
- (4) The water management district shall notify the department if an application for a water use permit is denied based upon the impact that the use will have on an adopted minimum flow or minimum water level. Upon receipt of such notice, the department shall, as soon as practicable and in cooperation with the water management district, conduct a review of the applicable regional water supply plan prepared pursuant to s. 373.709. Such review shall include an assessment by the department of the adequacy of the plan in addressing the legislative intent of s. 373.705(2)(b) which provides that sufficient water be available for all existing and future reasonable-beneficial uses and natural systems and that the adverse effects of competition for water supplies be avoided. If the department determines, based upon this review, that the regional water

supply plan does not adequately address the legislative intent of s. 373.705(2)(b), the water management district shall immediately initiate an update of the plan consistent with s. 373.709.

(5)(3) The provisions of this section are supplemental to any other specific requirements or authority provided by law. Minimum flows and *minimum water* levels shall be reevaluated periodically and revised as needed.

Section 12. Section 373.0465, Florida Statutes, is created to read:

373.0465 Central Florida Water Initiative.-

- (1) The Legislature finds that:
- (a) Historically, the Floridan Aquifer system has supplied the vast majority of the water used in the Central Florida Coordination Area.
- (b) Because the boundaries of the St. Johns River Water Management District, the South Florida Water Management District, and the Southwest Florida Water Management District meet within the Central Florida Coordination Area, the three districts and the Department of Environmental Protection have worked cooperatively to determine that the Floridan Aquifer system is locally approaching the sustainable limits of use and are exploring the need to develop sources of water to meet the long-term water needs of the area.
- (c) The Central Florida Water Initiative is a collaborative process involving the Department of Environmental Protection, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, the Department of Agriculture and Consumer Services, regional public water supply utilities, and other stakeholders. As set forth in the Central Florida Water Initiative Guiding Document of January 30, 2015, the initiative has developed an initial framework for a unified process to address the current and long-term water supply needs of Central Florida without causing harm to the water resources and associated natural systems.
- (d) Developing water sources as an alternative to continued reliance on the Floridan Aquifer will benefit existing and future water users and natural systems within and beyond the boundaries of the Central Florida Water Initiative.
- (2)(a) As used in this section, the term "Central Florida Water Initiative Area" means all of Orange, Osceola, Polk, and Seminole Counties, and southern Lake County, as designated by the Central Florida Water Initiative Guiding Document of January 30, 2015.
- (b) The department, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services shall:
- 1. Provide for a continuation of the collaborative process in the Central Florida Water Initiative Area among the state agencies, affected water management districts, regional public water supply utilities, and other stakeholders;
- 2. Build upon the guiding principles and goals set forth in the Central Florida Water Initiative Guiding Document of January 30, 2015, and the work that has already been accomplished by the Central Florida Water Initiative participants;
- 3. Develop and implement, as set forth in the Central Florida Water Initiative Guiding Document of January 30, 2015, a single multidistrict regional water supply plan, including any needed recovery or prevention strategies and a list of water supply development projects or water resource projects; and
- 4. Provide for a single hydrologic planning model to assess the availability of groundwater in the Central Florida Water Initiative Area.
- (c) In developing the water supply planning program consistent with the goals set forth in this subsection, the department, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services shall:

- 1. Consider limitations on groundwater use together with opportunities for new, increased, or redistributed groundwater uses that are consistent with the conditions established under s. 373.223;
- 2. Establish a coordinated process for the identification of water resources requiring new or revised conditions consistent with the conditions established under s. 373.223;
  - 3. Consider existing recovery or prevention strategies;
- 4. Include a list of water supply options sufficient to meet the water needs of all existing and future reasonable-beneficial uses consistent with the conditions established under s. 373.223; and
- 5. Identify, as necessary, which of the water supply sources are preferred water supply sources pursuant to s. 373.2234.
- (d) The department, in consultation with the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services, shall adopt uniform rules for application within the Central Florida Water Initiative Area that include:
- 1. A single, uniform definition of "harmful to the water resources" consistent with the term's usage in s. 373.219;
  - 2. A single method for calculating residential per capita water use;
  - 3. A single process for permit reviews;
- 4. A single, consistent process, as appropriate, to set minimum flows and minimum water levels and water reservations;
- 5. A goal for residential per capita water use for each consumptive use permit; and
- 6. An annual conservation goal for each consumptive use permit consistent with the regional water supply plan.

The uniform rules shall include existing recovery strategies within the Central Florida Water Initiative Area adopted before July 1, 2015. The department may grant variances to the uniform rules if there are unique circumstances or hydrogeological factors that make application of the uniform rules unrealistic or impractical.

- (e) The department shall initiate rulemaking for the uniform rules by December 31, 2015. The department's uniform rules shall be applied by the water management districts only within the Central Florida Water Initiative Area. Upon adoption of the rules, the water management districts shall implement the rules without further rulemaking pursuant to s. 120.54. The rules adopted by the department pursuant to this section are considered the rules of the water management districts.
- (f) Water management district planning programs developed pursuant this subsection shall be approved or adopted as required under this chapter. However, such planning programs may not serve to modify planning programs in areas of the affected districts that are not within the Central Florida Water Initiative Area, but may include interregional projects located outside the Central Florida Water Initiative Area which are consistent with planning and regulatory programs in the areas in which they are located.
- Section 13. Subsection (4) of section 373.1501, Florida Statutes, is amended, present subsections (7) and (8) are redesignated as subsections (8) and (9), respectively, and a new subsection (7) is added to that section, to read:
- $373.1501\,$  South Florida Water Management District as local sponsor.—
- (4) The district is authorized to act as local sponsor of the project for those project features within the district as provided in this subsection and subject to the oversight of the department as further provided in s. 373.026. The district shall exercise the authority of the state to allocate quantities of water within its jurisdiction, including the water supply in relation to the project, and be responsible for allocating water and assigning priorities among the other water uses served by the project pursuant to state law. The district may:

- (a) Act as local sponsor for all project features previously authorized by Congress.:
- (b) Continue data gathering, analysis, research, and design of project components, participate in preconstruction engineering and design documents for project components, and further refine the Comprehensive Plan of the restudy as a guide and framework for identifying other project components.;
- (c) Construct pilot projects that will assist in determining the feasibility of technology included in the Comprehensive Plan of the restudy.;
  - (d) Act as local sponsor for project components.
- (7) When developing or implementing water control plans or regulation schedules required for the operation of the project, the district shall provide recommendations to the United States Army Corps of Engineers which are consistent with all district programs and plans.
- Section 14. Subsection (3) is added to section 373.219, Florida Statutes, to read:

### 373.219 Permits required.—

(3) The department shall adopt uniform rules for issuing permits which prevent groundwater withdrawals that are harmful to the water resources and adopt by rule a uniform definition of the term "harmful to the water resources" for Outstanding Florida Springs to provide water management districts with minimum standards necessary to be consistent with the overall water policy of the state. This subsection does not prohibit a water management district from adopting a definition that is more protective of the water resources consistent with local or regional conditions and objectives.

Section 15. Subsection (6) is added to section 373.223, Florida Statutes, to read:

### 373.223 Conditions for a permit.—

(6) A new, renewal of, or modification to a consumptive use permit authorizing groundwater withdrawals of 100,000 gallons or more per day shall be monitored for water usage at intervals and using methods determined by the applicable water management district, the results of which shall be reported to the water management district at least annually. The water management districts may adopt rules to implement this subsection.

Section 16. Section 373.2234, Florida Statutes, is amended to read:

## 373.2234 Preferred water supply sources.—

- (1) The governing board of a water management district is authorized to adopt rules that identify preferred water supply sources for consumptive uses for which there is sufficient data to establish that a preferred source will provide a substantial new water supply to meet the existing and projected reasonable-beneficial uses of a water supply planning region identified pursuant to s. 373.709(1), while sustaining existing water resources and natural systems. At a minimum, such rules must contain a description of the preferred water supply source and an assessment of the water the preferred source is projected to produce.
- (2)(a) If an applicant proposes to use a preferred water supply source, that applicant's proposed water use is subject to s. 373.223(1), except that the proposed use of a preferred water supply source must be considered by a water management district when determining whether a permit applicant's proposed use of water is consistent with the public interest pursuant to s. 373.223(1)(c).
- (b) The governing board of a water management district shall consider the identification of preferred water supply sources for water users for whom access to or development of new water supplies is not technically or financially feasible. Identification of preferred water supply sources for such water users must be consistent with s. 373.016.
- (c) A consumptive use permit issued for the use of a preferred water supply source must be granted, when requested by the applicant, for at least a 20-year period and may be subject to the compliance reporting provisions of s. 373.236(4).

- (3)(a) Nothing in This section does not: shall be construed to
- 1. Exempt the use of preferred water supply sources from the provisions of ss. 373.016(4) and 373.223(2) and (3); or be construed to
- *2.* Provide that permits issued for the use of a nonpreferred water supply source must be issued for a duration of less than 20 years or that the use of a nonpreferred water supply source is not consistent with the public interest; *or*-
- 3. Additionally, nothing in this section shall be interpreted to Require the use of a preferred water supply source or to restrict or prohibit the use of a nonpreferred water supply source.
- (b) Rules adopted by the governing board of a water management district to implement this section shall specify that the use of a preferred water supply source is not required and that the use of a nonpreferred water supply source is not restricted or prohibited.
- Section 17. Present subsection (5) of section 373.227, Florida Statutes, is redesignated as subsection (7), and a new subsection (5) and subsection (6) are added to that section, to read:
- $373.227\,$  Water conservation; legislative findings and intent; objectives; comprehensive statewide water conservation program requirements.—
- (5) In order to incentivize water conservation, if actual water use is less than permitted water use due to documented implementation of water conservation measures beyond those required in a consumptive use permit, including, but not limited to, those measures identified in best management practices pursuant to s. 570.93, the permitted allocation may not be modified solely due to such water conservation during the term of the permit. In order to promote water conservation and the implementation of measures that produce significant water savings beyond those required in a consumptive use permit, each water management district shall adopt rules providing water conservation incentives, which may include limited permit extensions.
- (6) For consumptive use permits for agricultural irrigation, if actual water use is less than permitted water use due to weather events, crop diseases, nursery stock availability, market conditions, or changes in crop type, a district may not, as a result, reduce permitted allocation amounts during the term of the permit.
- Section 18. Subsection (2) of section 373.233, Florida Statutes, is amended to read:
  - 373.233 Competing applications.—
- (2)(a) If In the event that two or more competing applications qualify equally under the provisions of subsection (1), the governing board or the department shall give preference to a renewal application over an initial application.
- (b) If two or more competing applications qualify equally under subsection (1) and none of the competing applications is a renewal application, the governing board or the department shall give preference to the application for the use where the source is nearest to the area of use or application consistent with s. 373.016(4)(a).
  - Section 19. Section 373.4591, Florida Statutes, is amended to read:
  - 373.4591 Improvements on private agricultural lands.—
- (1) The Legislature encourages public-private partnerships to accomplish water storage, groundwater recharge, and water quality improvements on private agricultural lands. Priority consideration shall be given to public-private partnerships that:
- (a) Store or treat water on private lands for purposes of enhancing hydrologic improvement, improving water quality, or assisting in water supply;
  - (b) Provide critical ground water recharge; or
- (c) Provide for changes in land use to activities that minimize nutrient loads and maximize water conservation.

- (2)(a) When an agreement is entered into between the department, a water management district, or the Department of Agriculture and Consumer Services and a private landowner to establish such a public-private partnership that may create or impact wetlands or other surface waters, a baseline condition determining the extent of wetlands and other surface waters on the property shall be established and documented in the agreement before improvements are constructed.
- (b) When an agreement is entered into between the Department of Agriculture and Consumer Services and a private landowner to implement best management practices pursuant to s. 403.067(7)(c), a baseline condition determining the extent of wetlands and other surface water on the property may be established at the option and expense of the private landowner and documented in the agreement before improvements are constructed. The Department of Agriculture and Consumer Services shall submit the landowner's proposed baseline condition documentation to the lead agency for review and approval, and the agency shall use its best efforts to complete the review within 45 days.
- (3) The Department of Agriculture and Consumer Services, the department, and the water management districts shall provide a process for reviewing these requests in the timeframe specified. The determination of a baseline condition shall be conducted using the methods set forth in the rules adopted pursuant to s. 373.421. The baseline condition documented in an agreement shall be considered the extent of wetlands and other surface waters on the property for the purpose of regulation under this chapter for the duration of the agreement and after its expiration.
- Section 20. Paragraph (h) of subsection (1) and subsections (2) through (7) of section 373.4595, Florida Statutes, are amended to read:
  - 373.4595 Northern Everglades and Estuaries Protection Program.—
  - (1) FINDINGS AND INTENT.—
- (h) The Legislature finds that the expeditious implementation of the Lake Okeechobee Watershed Protection Program, the Caloosahatchee River Watershed Protection Program, Plan and the St. Lucie River Watershed Protection Program Plans is needed to improve the quality, quantity, timing, and distribution of water in the northern Everglades ecosystem and that this section, in conjunction with s. 403.067, including the implementation of the plans developed and approved pursuant to subsections (3) and (4), and any related basin management action plan developed and implemented pursuant to s. 403.067(7)(a), provide a reasonable means of achieving the total maximum daily load requirements and achieving and maintaining compliance with state water quality standards.
  - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Best management practice" means a practice or combination of practices determined by the coordinating agencies, based on research, field-testing, and expert review, to be the most effective and practicable on-location means, including economic and technological considerations, for improving water quality in agricultural and urban discharges. Best management practices for agricultural discharges shall reflect a balance between water quality improvements and agricultural productivity.
- (b) "Biosolids" means the solid, semisolid, or liquid residue generated during the treatment of domestic wastewater in a domestic wastewater treatment facility, formerly known as "domestic wastewater residuals" or "residuals," and includes products and treated material from biosolids treatment facilities and septage management facilities regulated by the department. The term does not include the treated effluent or reclaimed water from a domestic wastewater treatment facility, solids removed from pump stations and lift stations, screenings and grit removed from the preliminary treatment components of domestic wastewater treatment facilities, or ash generated during the incineration of biosolids.
- (c)(b) "Caloosahatchee River watershed" means the Caloosahatchee River, its tributaries, its estuary, and the area within Charlotte, Glades, Hendry, and Lee Counties from which surface water flow is directed or drains, naturally or by constructed works, to the river, its tributaries, or its estuary.

- (d)(e) "Coordinating agencies" means the Department of Agriculture and Consumer Services, the Department of Environmental Protection, and the South Florida Water Management District.
- $(e)\!\!\left(\!\mathbf{d}\!\right)$  "Corps of Engineers" means the United States Army Corps of Engineers.
- $(\ensuremath{\mathfrak{f}})$  "Department" means the Department of Environmental Protection.
- (g)(f) "District" means the South Florida Water Management District.
- (g) "District's WOD program" means the program implemented pursuant to rules adopted as authorized by this section and ss. 373.016, 373.044, 373.085, 373.086, 373.109, 373.113, 373.118, 373.451, and 373.453, entitled "Works of the District Basin."
- (h) "Lake Okeechobee Watershed Construction Project" means the construction project developed pursuant to this section paragraph (3)(b).
- (i) "Lake Okeechobee Watershed Protection Plan" means the Lake Okeechobee Watershed Construction Project and the Lake Okeechobee Watershed Research and Water Quality Monitoring Program plan developed pursuant to this section and ss. 373.451-373.459.
- (j) "Lake Okeechobee watershed" means Lake Okeechobee, its tributaries, and the area within which surface water flow is directed or drains, naturally or by constructed works, to the lake or its tributaries.
- (k) "Lake Okeechobee Watershed Phosphorus Control Program" means the program developed pursuant to paragraph (3)(c).
- (k)(1) "Northern Everglades" means the Lake Okeechobee watershed, the Caloosahatchee River watershed, and the St. Lucie River watershed.
- (*l*)(m) "Project component" means any structural or operational change, resulting from the Restudy, to the Central and Southern Florida Project as it existed and was operated as of January 1, 1999.
- (m)(n) "Restudy" means the Comprehensive Review Study of the Central and Southern Florida Project, for which federal participation was authorized by the Federal Water Resources Development Acts of 1992 and 1996 together with related Congressional resolutions and for which participation by the South Florida Water Management District is authorized by s. 373.1501. The term includes all actions undertaken pursuant to the aforementioned authorizations which will result in recommendations for modifications or additions to the Central and Southern Florida Project.
- (n) "River Watershed Protection Plans" means the Caloosahatchee River Watershed Protection Plan and the St. Lucie River Watershed Protection Plan developed pursuant to this section.
- (o) "Soil amendment" means any substance or mixture of substances sold or offered for sale for soil enriching or corrective purposes, intended or claimed to be effective in promoting or stimulating plant growth, increasing soil or plant productivity, improving the quality of crops, or producing any chemical or physical change in the soil, except amendments, conditioners, additives, and related products that are derived solely from inorganic sources and that contain no recognized plant nutrients.
- (p) "St. Lucie River watershed" means the St. Lucie River, its tributaries, its estuary, and the area within Martin, Okeechobee, and St. Lucie Counties from which surface water flow is directed or drains, naturally or by constructed works, to the river, its tributaries, or its estuary.
- (q) "Total maximum daily load" means the sum of the individual wasteload allocations for point sources and the load allocations for nonpoint sources and natural background adopted pursuant to s. 403.067. Before Prior to determining individual wasteload allocations and load allocations, the maximum amount of a pollutant that a water body or water segment can assimilate from all sources without exceeding water quality standards must first be calculated.
- (3) LAKE OKEECHOBEE WATERSHED PROTECTION PROGRAM.—The Lake Okeechobee Watershed Protection Program shall

- consist of the Lake Okeechobee Watershed Protection Plan, the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067, the Lake Okeechobee Exotic Species Control Program, and the Lake Okeechobee Internal Phosphorus Management Program. The Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067 shall be the component of the Lake Okeechobee Watershed Protection A protection Program for Lake Okeechobee that achieves phosphorus load reductions for Lake Okeechobee shall be immediately implemented as specified in this subsection. The Lake Okeechobee Watershed Protection Program shall address the reduction of phosphorus loading to the lake from both internal and external sources. Phosphorus load reductions shall be achieved through a phased program of implementation. Initial implementation actions shall be technology based, based upon a consideration of both the availability of appropriate technology and the cost of such technology, and shall include phosphorus reduction measures at both the source and the regional level. The initial phase of phosphorus load reductions shall be based upon the district's Technical Publication 81 2 and the district's WOD program, with subsequent phases of phosphorus load reductions based upon the total maximum daily loads established in accordance with s. 403.067. In the development and administration of the Lake Okeechobee Watershed Protection Program, the coordinating agencies shall maximize opportunities provided by federal cost-sharing programs and opportunities for partnerships with the private sector.
- (a) Lake Okeechobee Watershed Protection Plan.—In order to protect and restore surface water resources, the district, in cooperation with the other coordinating agencies, shall complete a Lake Okeechobee Watershed Protection Plan in accordance with this section and ss. 373.451-373.459. Beginning March 1, 2020, and every 5 years thereafter, the district shall update the Lake Okeechobee Watershed Protection Plan to ensure that it is consistent with the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067. The Lake Okeechobee Watershed Protection Plan shall identify the geographic extent of the watershed, be coordinated with the plans developed pursuant to paragraphs (4)(a) and (c) (b), and include the Lake Okeechobee Watershed Construction Project and the Lake Okeechobee Watershed Research and Water Quality Monitoring Program contain an implementation schedule for subsequent phases of phosphorus load reduction consistent with the total maximum daily loads established in accordance with s. 403.067. The plan shall consider and build upon a review and analysis of the following:
- 1. the performance of projects constructed during Phase I and Phase II of the Lake Okeechobee Watershed Construction Project, pursuant to subparagraph 1.; paragraph (b).
- 2. relevant information resulting from the Lake Okeechobee Basin Management Action Plan Watershed Phosphorus Control Program, pursuant to paragraph (b); (e).
- 3. relevant information resulting from the Lake Okeechobee Watershed Research and Water Quality Monitoring Program, pursuant to subparagraph 2.; paragraph (d).
- 4. relevant information resulting from the Lake Okeechobee Exotic Species Control Program, pursuant to paragraph (c); and (e).
- 5. relevant information resulting from the Lake Okeechobee Internal Phosphorus Management Program, pursuant to paragraph (d) (x).
- 1.(b) Lake Okeechobee Watershed Construction Project.—To improve the hydrology and water quality of Lake Okeechobee and downstream receiving waters, including the Caloosahatchee and St. Lucie Rivers and their estuaries, the district, in cooperation with the other coordinating agencies, shall design and construct the Lake Okeechobee Watershed Construction Project. The project shall include:
- a.1. Phase I.—Phase I of the Lake Okeechobee Watershed Construction Project shall consist of a series of project features consistent with the recommendations of the South Florida Ecosystem Restoration Working Group's Lake Okeechobee Action Plan. Priority basins for such projects include S-191, S-154, and Pools D and E in the Lower Kissimmee River. In order to obtain phosphorus load reductions to Lake Okeechobee as soon as possible, the following actions shall be implemented:

- (I)a. The district shall serve as a full partner with the Corps of Engineers in the design and construction of the Grassy Island Ranch and New Palm Dairy stormwater treatment facilities as components of the Lake Okeechobee Water Retention/Phosphorus Removal Critical Project. The Corps of Engineers shall have the lead in design and construction of these facilities. Should delays be encountered in the implementation of either of these facilities, the district shall notify the department and recommend corrective actions.
- (II)b. The district shall obtain permits and complete construction of two of the isolated wetland restoration projects that are part of the Lake Okeechobee Water Retention/Phosphorus Removal Critical Project. The additional isolated wetland projects included in this critical project shall further reduce phosphorus loading to Lake Okeechobee.
- (III)e. The district shall work with the Corps of Engineers to expedite initiation of the design process for the Taylor Creek/Nubbins Slough Reservoir Assisted Stormwater Treatment Area, a project component of the Comprehensive Everglades Restoration Plan. The district shall propose to the Corps of Engineers that the district take the lead in the design and construction of the Reservoir Assisted Stormwater Treatment Area and receive credit towards the local share of the total cost of the Comprehensive Everglades Restoration Plan.
- b.2. Phase II technical plan and construction.—By February 1, 2008, The district, in cooperation with the other coordinating agencies, shall develop a detailed technical plan for Phase II of the Lake Okeechobee Watershed Construction Project which provides the basis for the Lake Okeechobee Basin Management Action Plan adopted by the department pursuant to s. 403.067. The detailed technical plan shall include measures for the improvement of the quality, quantity, timing, and distribution of water in the northern Everglades ecosystem, including the Lake Okeechobee watershed and the estuaries, and for facilitating the achievement of water quality standards. Use of cost-effective biologically based, hybrid wetland/chemical and other innovative nutrient control technologies shall be incorporated in the plan where appropriate. The detailed technical plan shall also include a Process Development and Engineering component to finalize the detail and design of Phase II projects and identify additional measures needed to increase the certainty that the overall objectives for improving water quality and quantity can be met. Based on information and recommendations from the Process Development and Engineering component, the Phase II detailed technical plan shall be periodically updated. Phase II shall include construction of additional facilities in the priority basins identified in sub-subparagraph a. subparagraph 1., as well as facilities for other basins in the Lake Okeechobee watershed. This detailed technical plan will require legislative ratification pursuant to paragraph (i). The technical plan shall:
- (*I*)a. Identify Lake Okeechobee Watershed Construction Project facilities designed to contribute to achieving all applicable total maximum daily loads established pursuant to s. 403.067 within the Lake Okeechobee watershed.
- (II)b. Identify the size and location of all such Lake Okeechobee Watershed Construction Project facilities.
- (III)e. Provide a construction schedule for all such Lake Okeechobee Watershed Construction Project facilities, including the sequencing and specific timeframe for construction of each Lake Okeechobee Watershed Construction Project facility.
- (IV)<del>d.</del> Provide a schedule for the acquisition of lands or sufficient interests necessary to achieve the construction schedule.
- (V)e. Provide a detailed schedule of costs associated with the construction schedule.
- (VI)£. Identify, to the maximum extent practicable, impacts on wetlands and state-listed species expected to be associated with construction of such facilities, including potential alternatives to minimize and mitigate such impacts, as appropriate.
- (VII)g. Provide for additional measures, including voluntary water storage and quality improvements on private land, to increase water storage and reduce excess water levels in Lake Okeechobee and to reduce excess discharges to the estuaries.

- (VIII) The technical plan shall also Develop the appropriate water quantity storage goal to achieve the desired Lake Okeechobee range of lake levels and inflow volumes to the Caloosahatchee and St. Lucie estuaries while meeting the other water-related needs of the region, including water supply and flood protection.
- (IX)\(\text{h.}\) Provide for additional source controls needed to enhance performance of the Lake Okeechobee Watershed Construction Project facilities. Such additional source controls shall be incorporated into the Lake Okeechobee Basin Management Action Plan \(\text{Watershed Phosphorous Control Program}\) pursuant to paragraph (b) (e).
- c.<del>2.</del> Evaluation.—Within 5 years after the adoption of the Lake Okeechobee Basin Management Action Plan pursuant to s. 403.067 and every 5 By January 1, 2004, and every 3 years thereafter, the department district, in cooperation with the other coordinating agencies, shall conduct an evaluation of the Lake Okeechobee Watershed Construction Project and identify any further load reductions necessary to achieve compliance with the all Lake Okeechobee watershed total maximum daily loads established pursuant to s. 403.067. Additionally, The district shall identify modifications to facilities of the Lake Okeechobee Watershed Construction Project as appropriate to meet the total maximum daily loads. Modifications to the Lake Okeechobee Watershed Construction Project resulting from this evaluation shall be incorporated into the Lake Okeechobee Basin Management Action Plan and The evaluation shall be included in the applicable annual progress report submitted pursuant to subsection (6).
- d.4. Coordination and review.—To ensure the timely implementation of the Lake Okeechobee Watershed Construction Project, the design of project facilities shall be coordinated with the department and other interested parties, including affected local governments, to the maximum extent practicable. Lake Okeechobee Watershed Construction Project facilities shall be reviewed and commented upon by the department before prior to the execution of a construction contract by the district for that facility.
- 2. Lake Okeechobee Watershed Research and Water Quality Monitoring Program.—The coordinating agencies shall implement a Lake Okeechobee Watershed Research and Water Quality Monitoring Program. Results from the program shall be used by the department, in cooperation with the other coordinating agencies, to make modifications to the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067, as appropriate. The program shall:
- a. Evaluate all available existing water quality data concerning total phosphorus in the Lake Okeechobee watershed, develop a water quality baseline to represent existing conditions for total phosphorus, monitor long-term ecological changes, including water quality for total phosphorus, and measure compliance with water quality standards for total phosphorus, including any applicable total maximum daily load for the Lake Okeechobee watershed as established pursuant to s. 403.067. Beginning March 1, 2020, and every 5 years thereafter, the department shall reevaluate water quality and quantity data to ensure that the appropriate projects are being designated and incorporated into the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067. The district shall implement a total phosphorus monitoring program at appropriate structures owned or operated by the district and within the Lake Okeechobee watershed.
- b. Develop a Lake Okeechobee water quality model that reasonably represents the phosphorus dynamics of Lake Okeechobee and incorporates an uncertainty analysis associated with model predictions.
- c. Determine the relative contribution of phosphorus from all identifiable sources and all primary and secondary land uses.
- d. Conduct an assessment of the sources of phosphorus from the Upper Kissimmee Chain-of-Lakes and Lake Istokpoga, and their relative contribution to the water quality of Lake Okeechobee. The results of this assessment shall be used by the coordinating agencies as part of the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067 to develop interim measures, best management practices, or regulations, as applicable.
- e. Assess current water management practices within the Lake Okeechobee watershed and develop recommendations for structural and operational improvements. Such recommendations shall balance water

supply, flood control, estuarine salinity, maintenance of a healthy lake littoral zone, and water quality considerations.

- f. Evaluate the feasibility of alternative nutrient reduction technologies, including sediment traps, canal and ditch maintenance, fish production or other aquaculture, bioenergy conversion processes, and algal or other biological treatment technologies and include any alternative nutrient reduction technologies determined to be feasible in the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067.
- g. Conduct an assessment of the water volumes and timing from the Lake Okeechobee watershed and their relative contribution to the water level changes in Lake Okeechobee and to the timing and volume of water delivered to the estuaries.

(b)(e) Lake Okeechobee Basin Management Action Plan Watershed Phosphorus Control Program.—The Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067 shall be the watershed phosphorus control component for Lake Okeechobee. The Lake Okeechobee Basin Management Action Plan shall be Program is designed to be a multifaceted approach designed to achieve the total maximum daily load reducing phosphorus loads by improving the management of phosphorus sources within the Lake Okeechobee watershed through implementation of regulations and best management practices, continued development and continued implementation of improved best management practices, improvement and restoration of the hydrologic function of natural and managed systems, and use utilization of alternative technologies for nutrient reduction. The plan must include an implementation schedule pursuant to this subsection for pollutant load reductions. As provided in s. 403.067(7)(a)6., the Lake Okeechobee Basin Management Action Plan must include milestones for implementation and water quality improvement and an associated water quality monitoring component sufficient to evaluate whether reasonable progress in pollutant load reductions is being achieved over time. The department shall develop a schedule to establish 5-, 10-, and 15-year measurable milestones and a target to achieve the adopted total maximum daily load no more than 20 years after adoption of the plan. The schedule shall be used to provide guidance for planning and funding purposes and is exempt from s. 120.54(1)(a). An assessment of progress toward these milestones shall be conducted every 5 years and revisions to the plan shall be made, as appropriate, as a result of each 5-year review. The assessment shall be provided to the Governor, the President of the Senate, and the Speaker of the House of Representatives. Upon the first 5-year review, the schedule of measurable milestones and a target to achieve water quality improvement consistent with this section shall be adopted into the plan. Revisions to the basin management action plan shall be made by the department in cooperation with the basin stakeholders. Revisions to best management practices or other measures must follow the procedures set forth in s. 403.067(7)(c)4. Revised basin management action plans must be adopted pursuant to s. 403.067(7)(a)5. If achieving the adopted total maximum daily load within 20 years is not practicable, the schedule must contain an explanation of the constraints that prevent the achievement of the total maximum daily load within 20 years, an estimate of the time needed to achieve the total maximum daily load, and additional 5-year measurable milestones, as necessary. The coordinating agencies shall develop an interagency agreement pursuant to ss. 373.046 and 373.406 which is consistent with the department taking the lead on water quality protection measures through the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067; the district taking the lead on hydrologic improvements pursuant to paragraph (a); and the Department of Agriculture and Consumer Services taking the lead on agricultural interim measures, best management practices, and other measures adopted pursuant to s. 403.067. The interagency agreement must specify how best management practices for nonagricultural nonpoint sources are developed and how all best management practices are implemented and verified consistent with s. 403.067 and this section. The interagency agreement must address measures to be taken by the coordinating agencies during any best management practice reevaluation performed pursuant to subparagraphs 5. and 10. The department shall use best professional judgment in making the initial determination of best management practice effectiveness. The coordinating agencies may develop an intergovernmental agreement with local governments to implement nonagricultural nonpoint source best management practices within their respective geographic boundaries. The coordinating agencies shall facilitate the application of federal programs that offer opportunities for water quality treatment, including preservation, restoration, or creation of wetlands on agricultural lands.

- 1. Agricultural nonpoint source best management practices, developed in accordance with s. 403.067 and designed to achieve the objectives of the Lake Okeechobee Watershed Protection Program as part of a phased approach of management strategies within the Lake Okeechobee Basin Management Action Plan, shall be implemented on an expedited basis. The coordinating agencies shall develop an interagency agreement pursuant to ss. 373.046 and 373.406(5) that assures the development of best management practices that complement existing regulatory programs and specifies how those best management practices are implemented and verified. The interagency agreement shall address measures to be taken by the coordinating agencies during any best management practice reevaluation performed pursuant to sub-sub-paragraph d. The department shall use best professional judgment in making the initial determination of best management practice effectiveness.
- 2.a. As provided in s. 403.067(7)(e), the Department of Agriculture and Consumer Services, in consultation with the department, the district, and affected parties, shall initiate rule development for interim measures, best management practices, conservation plans, nutrient management plans, or other measures necessary for Lake Okeechobee watershed total maximum daily load reduction. The rule shall include thresholds for requiring conservation and nutrient management plans and criteria for the contents of such plans. Development of agricultural nonpoint source best management practices shall initially focus on those priority basins listed in sub-subparagraph (a)1.a. subparagraph (b)1. The Department of Agriculture and Consumer Services, in consultation with the department, the district, and affected parties, shall conduct an ongoing program for improvement of existing and development of new agricultural nonpoint source interim measures and or best management practices. The Department of Agriculture and Consumer Services shall adopt for the purpose of adoption of such practices by rule. The Department of Agriculture and Consumer Services shall work with the University of Florida Florida's Institute of Food and Agriculture Sciences to review and, where appropriate, develop revised nutrient application rates for all agricultural soil amendments in the watershed.
- 3.b. As provided in s. 403.067, where agricultural nonpoint source best management practices or interim measures have been adopted by rule of the Department of Agriculture and Consumer Services, the owner or operator of an agricultural nonpoint source addressed by such rule shall either implement interim measures or best management practices or demonstrate compliance with state water quality standards addressed by the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067 the district's WOD program by conducting monitoring prescribed by the department or the district. Owners or operators of agricultural nonpoint sources who implement interim measures or best management practices adopted by rule of the Department of Agriculture and Consumer Services shall be subject to the provisions of s. 403.067(7). The Department of Agriculture and Consumer Services, in cooperation with the department and the district, shall provide technical and financial assistance for implementation of agricultural best management practices, subject to the availability of funds.
- 4.e. The district or department shall conduct monitoring at representative sites to verify the effectiveness of agricultural nonpoint source best management practices.
- 5.d. Where water quality problems are detected for agricultural nonpoint sources despite the appropriate implementation of adopted best management practices, the Department of Agriculture and Consumer Services, in consultation with the other coordinating agencies and affected parties, shall institute a reevaluation of the best management practices shall be conducted pursuant to s. 403.067(7)(c)4. Should the reevaluation determine that the best management practices or other measures require modification, the rule shall be revised to require implementation of the modified practice within a reasonable period as specified in the rule and make appropriate changes to the rule adopting best management practices.
- 6.2. As provided in s. 403.067, nonagricultural nonpoint source best management practices, developed in accordance with s. 403.067 and designed to achieve the objectives of the Lake Okeechobee Watershed Protection Program as part of a phased approach of management strategies within the Lake Okeechobee Basin Management Action Plan, shall be implemented on an expedited basis. The department and the district shall develop an interagency agreement pursuant to ss. 373.046 and 373.406(5) that assures the development of best management practices

that complement existing regulatory programs and specifies how those best management practices are implemented and verified. The interagency agreement shall address measures to be taken by the department and the district during any best management practice reevaluation performed pursuant to sub subparagraph d.

7.a. The department and the district are directed to work with the University of Florida Florida's Institute of Food and Agricultural Sciences to develop appropriate nutrient application rates for all nonagricultural soil amendments in the watershed. As provided in s. 403.067 s. 403.067(7)(e), the department, in consultation with the district and affected parties, shall develop nonagricultural nonpoint source interim measures, best management practices, or other measures necessary for Lake Okeechobee watershed total maximum daily load reduction. Development of nonagricultural nonpoint source best management practices shall initially focus on those priority basins listed in subsubparagraph (a)1.a. subparagraph (b)1. The department, the district, and affected parties shall conduct an ongoing program for improvement of existing and development of new interim measures and or best management practices. The department or the district shall adopt such practices by rule The district shall adopt technology based standards under the district's WOD program for nonagricultural nonpoint sources of phosphorus. Nothing in this sub-subparagraph shall affect the authority of the department or the district to adopt basin-specific criteria under this part to prevent harm to the water resources of the district.

8.b. Where nonagricultural nonpoint source best management practices or interim measures have been developed by the department and adopted by the district, the owner or operator of a nonagricultural nonpoint source shall implement interim measures or best management practices and be subject to the provisions of s. 403.067(7). The department and district shall provide technical and financial assistance for implementation of nonagricultural nonpoint source best management practices, subject to the availability of funds.

9.e. As provided in s. 403.067, the district or the department shall conduct monitoring at representative sites to verify the effectiveness of nonagricultural nonpoint source best management practices.

10.d. Where water quality problems are detected for nonagricultural nonpoint sources despite the appropriate implementation of adopted best management practices, the department and the district shall institute a reevaluation of the best management practices shall be conducted pursuant to s. 403.067(7)(c)4. Should the reevaluation determine that the best management practices or other measures require modification, the rule shall be revised to require implementation of the modified practice within a reasonable time period as specified in the rule.

11.3. The provisions of Subparagraphs 1. and 2. and 7. do may not preclude the department or the district from requiring compliance with water quality standards or with current best management practices requirements set forth in any applicable regulatory program authorized by law for the purpose of protecting water quality. Additionally, Subparagraphs 1. and 2. and 7. are applicable only to the extent that they do not conflict with any rules adopted by the department that are necessary to maintain a federally delegated or approved program.

12. The program of agricultural best management practices set forth in the Everglades Program of the district, meets the requirements of this paragraph and s. 403.067(7) for the Lake Okeechobee watershed. An entity in compliance with best management practices set forth in the Everglades Program of the district, may elect to use that permit in lieu of the requirements of this paragraph. The provisions of s. 373.4595(3)(b)5. apply to this subparagraph. This subparagraph does not alter any requirement under s. 373.4592.

13. The Department of Agriculture and Consumer Services, in cooperation with the department and the district, shall provide technical and financial assistance for implementation of agricultural best management practices, subject to the availability of funds. The department and district shall provide technical and financial assistance for implementation of nonagricultural nonpoint source best management practices, subject to the availability of funds.

14.4. Projects that reduce the phosphorus load originating from domestic wastewater systems within the Lake Okeechobee watershed shall be given funding priority in the department's revolving loan program under s. 403.1835. The department shall coordinate and provide assis-

tance to those local governments seeking financial assistance for such priority projects.

15.5. Projects that make use of private lands, or lands held in trust for Indian tribes, to reduce nutrient loadings or concentrations within a basin by one or more of the following methods: restoring the natural hydrology of the basin, restoring wildlife habitat or impacted wetlands, reducing peak flows after storm events, increasing aquifer recharge, or protecting range and timberland from conversion to development, are eligible for grants available under this section from the coordinating agencies. For projects of otherwise equal priority, special funding priority will be given to those projects that make best use of the methods outlined above that involve public-private partnerships or that obtain federal match money. Preference ranking above the special funding priority will be given to projects located in a rural area of opportunity designated by the Governor. Grant applications may be submitted by any person or tribal entity, and eligible projects may include, but are not limited to, the purchase of conservation and flowage easements, hydrologic restoration of wetlands, creating treatment wetlands, development of a management plan for natural resources, and financial support to implement a management plan.

16.6.a. The department shall require all entities disposing of domestic wastewater biosolids residuals within the Lake Okeechobee watershed and the remaining areas of Okeechobee, Glades, and Hendry Counties to develop and submit to the department an agricultural use plan that limits applications based upon phosphorus loading consistent with the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067. By July 1, 2005, phosphorus concentrations originating from these application sites may not exceed the limits established in the district's WOD program. After December 31, 2007, The department may not authorize the disposal of domestic wastewater biosolids residuals within the Lake Okeechobee watershed unless the applicant can affirmatively demonstrate that the phosphorus in the biosolids residuals will not add to phosphorus loadings in Lake Okeechobee or its tributaries. This demonstration shall be based on achieving a net balance between phosphorus imports relative to exports on the permitted application site. Exports shall include only phosphorus removed from the Lake Okeechobee watershed through products generated on the permitted application site. This prohibition does not apply to Class AA biosolids residuals that are marketed and distributed as fertilizer products in accordance with department rule.

17.b. Private and government-owned utilities within Monroe, Miami-Dade, Broward, Palm Beach, Martin, St. Lucie, Indian River, Okeechobee, Highlands, Hendry, and Glades Counties that dispose of wastewater biosolids residual sludge from utility operations and septic removal by land spreading in the Lake Okeechobee watershed may use a line item on local sewer rates to cover wastewater biosolids residual treatment and disposal if such disposal and treatment is done by approved alternative treatment methodology at a facility located within the areas designated by the Governor as rural areas of opportunity pursuant to s. 288.0656. This additional line item is an environmental protection disposal fee above the present sewer rate and may not be considered a part of the present sewer rate to customers, notwithstanding provisions to the contrary in chapter 367. The fee shall be established by the county commission or its designated assignee in the county in which the alternative method treatment facility is located. The fee shall be calculated to be no higher than that necessary to recover the facility's prudent cost of providing the service. Upon request by an affected county commission, the Florida Public Service Commission will provide assistance in establishing the fee. Further, for utilities and utility authorities that use the additional line item environmental protection disposal fee, such fee may not be considered a rate increase under the rules of the Public Service Commission and shall be exempt from such rules. Utilities using the provisions of this section may immediately include in their sewer invoicing the new environmental protection disposal fee. Proceeds from this environmental protection disposal fee shall be used for treatment and disposal of wastewater biosolids residuals, including any treatment technology that helps reduce the volume of biosolids residuals that require final disposal, but such proceeds may not be used for transportation or shipment costs for disposal or any costs relating to the land application of biosolids residuals in the Lake Okeechobee watershed.

18.e. No less frequently than once every 3 years, the Florida Public Service Commission or the county commission through the services of an independent auditor shall perform a financial audit of all facilities receiving compensation from an environmental protection disposal fee.

The Florida Public Service Commission or the county commission through the services of an independent auditor shall also perform an audit of the methodology used in establishing the environmental protection disposal fee. The Florida Public Service Commission or the county commission shall, within 120 days after completion of an audit, file the audit report with the President of the Senate and the Speaker of the House of Representatives and shall provide copies to the county commissions of the counties set forth in <code>subparagraph 17</code>. <code>sub subparagraph b</code>. The books and records of any facilities receiving compensation from an environmental protection disposal fee shall be open to the Florida Public Service Commission and the Auditor General for review upon request.

- 19.7. The Department of Health shall require all entities disposing of septage within the Lake Okeechobee watershed to develop and submit to that agency an agricultural use plan that limits applications based upon phosphorus loading consistent with the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067. By July 1, 2005, phosphorus concentrations originating from these application sites may not exceed the limits established in the district's WOD program.
- 20.8. The Department of Agriculture and Consumer Services shall initiate rulemaking requiring entities within the Lake Okeechobee watershed which land-apply animal manure to develop resource management system level conservation plans, according to United States Department of Agriculture criteria, which limit such application. Such rules shall may include criteria and thresholds for the requirement to develop a conservation or nutrient management plan, requirements for plan approval, site inspection requirements, and recordkeeping requirements
- 21. The district shall revise chapter 40E-61, Florida Administrative Code, to be consistent with this section and s. 403.067; provide for a monitoring program for nonpoint source dischargers required to monitor water quality by s. 403.067; and provide for the results of such monitoring to be reported to the coordinating agencies.
- 9. The district, the department, or the Department of Agriculture and Consumer Services, as appropriate, shall implement those alternative nutrient reduction technologies determined to be feasible pursuant to subparagraph (d)6.
- (d) Lake Okeechobee Watershed Research and Water Quality Monitoring Program. The district, in cooperation with the other coordinating agencies, shall establish a Lake Okeechobee Watershed Research and Water Quality Monitoring Program that builds upon the district's existing Lake Okeechobee research program. The program shall:
- 1. Evaluate all available existing water quality data concerning total phosphorus in the Lake Okecehobee watershed, develop a water quality baseline to represent existing conditions for total phosphorus, monitor long-term ecological changes, including water quality for total phosphorus, and measure compliance with water quality standards for total phosphorus, including any applicable total maximum daily load for the Lake Okecehobee watershed as established pursuant to s. 403.067. Every 3 years, the district shall reevaluate water quality and quantity data to ensure that the appropriate projects are being designated and implemented to meet the water quality and storage goals of the plan. The district shall also implement a total phosphorus monitoring program at appropriate structures owned or operated by the South Florida Water Management District and within the Lake Okecehobee watershed.
- 2. Develop a Lake Okeechobee water quality model that reasonably represents phosphorus dynamics of the lake and incorporates an uncertainty analysis associated with model predictions.
- 3. Determine the relative contribution of phosphorus from all identifiable sources and all primary and secondary land uses.
- 4. Conduct an assessment of the sources of phosphorus from the Upper Kissimmee Chain of Lakes and Lake Istokpoga, and their relative contribution to the water quality of Lake Okeechobee. The results of this assessment shall be used by the coordinating agencies to develop interim measures, best management practices, or regulation, as applicable.

- 5. Assess current water management practices within the Lake Okecchobee watershed and develop recommendations for structural and operational improvements. Such recommendations shall balance water supply, flood control, estuarine salinity, maintenance of a healthy lake littoral zone, and water quality considerations.
- 6. Evaluate the feasibility of alternative nutrient reduction technologies, including sediment traps, canal and ditch maintenance, fish production or other aquaculture, bioenergy conversion processes, and algal or other biological treatment technologies.
- 7. Conduct an assessment of the water volumes and timing from the Lake Okeechobee watershed and their relative contribution to the water level changes in Lake Okeechobee and to the timing and volume of water delivered to the estuaries.
- (c)(e) Lake Okeechobee Exotic Species Control Program.—The coordinating agencies shall identify the exotic species that threaten the native flora and fauna within the Lake Okeechobee watershed and develop and implement measures to protect the native flora and fauna.
- (d)(f) Lake Okeechobee Internal Phosphorus Management Program.—The district, in cooperation with the other coordinating agencies and interested parties, shall evaluate the feasibility of complete a Lake Okeechobee internal phosphorus load removal projects feasibility study. The evaluation feasibility study shall be based on technical feasibility, as well as economic considerations, and shall consider address all reasonable methods of phosphorus removal. If projects methods are found to be feasible, the district shall immediately pursue the design, funding, and permitting for implementing such projects methods.
- (e)(g) Lake Okeechobee Watershed Protection Program Plan implementation.—The coordinating agencies shall be jointly responsible for implementing the Lake Okeechobee Watershed Protection Program Plan, consistent with the statutory authority and responsibility of each agency. Annual funding priorities shall be jointly established, and the highest priority shall be assigned to programs and projects that address sources that have the highest relative contribution to loading and the greatest potential for reductions needed to meet the total maximum daily loads. In determining funding priorities, the coordinating agencies shall also consider the need for regulatory compliance, the extent to which the program or project is ready to proceed, and the availability of federal matching funds or other nonstate funding, including public-private partnerships. Federal and other nonstate funding shall be maximized to the greatest extent practicable.
- (f)(h) Priorities and implementation schedules.—The coordinating agencies are authorized and directed to establish priorities and implementation schedules for the achievement of total maximum daily loads, compliance with the requirements of s. 403.067, and compliance with applicable water quality standards within the waters and watersheds subject to this section.
- (i) Legislative ratification. The coordinating agencies shall submit the Phase II technical plan developed pursuant to paragraph (b) to the President of the Senate and the Speaker of the House of Representatives prior to the 2008 legislative session for review. If the Legislature takes no action on the plan during the 2008 legislative session, the plan is deemed approved and may be implemented.
- (4) CALOOSAHATCHEE RIVER WATERSHED PROTECTION PROGRAM AND ST. LUCIE RIVER WATERSHED PROTECTION PROGRAM.—A protection program shall be developed and implemented as specified in this subsection. In order to protect and restore surface water resources, the program shall address the reduction of pollutant loadings, restoration of natural hydrology, and compliance with applicable state water quality standards. The program shall be achieved through a phased program of implementation. In addition, pollutant load reductions based upon adopted total maximum daily loads established in accordance with s. 403.067 shall serve as a program objective. In the development and administration of the program, the coordinating agencies shall maximize opportunities provided by federal and local government cost-sharing programs and opportunities for partnerships with the private sector and local government. The program plan shall include a goal for salinity envelopes and freshwater inflow targets for the estuaries based upon existing research and documentation. The goal may be revised as new information is available. This goal shall seek to reduce the frequency and duration of undesirable salinity ranges while

meeting the other water-related needs of the region, including water supply and flood protection, while recognizing the extent to which water inflows are within the control and jurisdiction of the district.

- (a) Caloosahatchee River Watershed Protection Plan.—No later than January 1, 2009, The district, in cooperation with the other coordinating agencies, Lee County, and affected counties and municipalities, shall complete a River Watershed Protection Plan in accordance with this subsection. The Caloosahatchee River Watershed Protection Plan shall identify the geographic extent of the watershed, be coordinated as needed with the plans developed pursuant to paragraph (3)(a) and paragraph (c) (b) of this subsection, and contain an implementation schedule for pollutant load reductions consistent with any adopted total maximum daily loads and compliance with applicable state water quality standards. The plan shall include the Caloosahatchee River Watershed Construction Project and the Caloosahatchee River Watershed Research and Water Quality Monitoring Program.:
- 1. Caloosahatchee River Watershed Construction Project.—To improve the hydrology, water quality, and aquatic habitats within the watershed, the district shall, no later than January 1, 2012, plan, design, and construct the initial phase of the Watershed Construction Project. In doing so, the district shall:
- a. Develop and designate the facilities to be constructed to achieve stated goals and objectives of the Caloosahatchee River Watershed Protection Plan.
- b. Conduct scientific studies that are necessary to support the design of the Caloosahatchee River Watershed Construction Project facilities.
  - c. Identify the size and location of all such facilities.
- d. Provide a construction schedule for all such facilities, including the sequencing and specific timeframe for construction of each facility.
- e. Provide a schedule for the acquisition of lands or sufficient interests necessary to achieve the construction schedule.
- f. Provide a schedule of costs and benefits associated with each construction project and identify funding sources.
- g. To ensure timely implementation, coordinate the design, scheduling, and sequencing of project facilities with the coordinating agencies, Lee County, other affected counties and municipalities, and other affected parties.
- 2. Caloosahatchee River Watershed Research and Water Quality Monitoring Program.—The district, in cooperation with the other coordinating agencies and local governments, shall implement a Caloosahatchee River Watershed Research and Water Quality Monitoring Program that builds upon the district's existing research program and that is sufficient to carry out, comply with, or assess the plans, programs, and other responsibilities created by this subsection. The program shall also conduct an assessment of the water volumes and timing from Lake Okeechobee and the Caloosahatchee River watershed and their relative contributions to the timing and volume of water delivered to the estuary.
- (b)2. Caloosahatchee River Watershed Basin Management Action Plans Pollutant Control Program.—The basin management action plans adopted pursuant to s. 403.067 for the Caloosahatchee River watershed shall be the Caloosahatchee River Watershed Pollutant Control Program. The plans shall be is designed to be a multifaceted approach to reducing pollutant loads by improving the management of pollutant sources within the Caloosahatchee River watershed through implementation of regulations and best management practices, development and implementation of improved best management practices, improvement and restoration of the hydrologic function of natural and managed systems, and utilization of alternative technologies for pollutant reduction, such as cost-effective biologically based, hybrid wetland/ chemical and other innovative nutrient control technologies. The plans must include an implementation schedule pursuant to this subsection for pollutant load reductions. As provided in s. 403.067(7)(a)6., the Caloosahatchee River Watershed Basin Management Action Plan must include milestones for implementation and water quality improvement and an associated water quality monitoring component sufficient to evaluate whether reasonable progress in pollutant load reductions is being achieved over time. The department shall develop a schedule to establish

- 5-, 10-, and 15-year measurable milestones and a target to achieve the adopted total maximum daily load no more than 20 years after adoption of the plan. The schedule shall be used to provide guidance for planning and funding purposes and is exempt from s. 120.54(1)(a). An assessment of progress toward these milestones shall be conducted every 5 years, and revisions to the plan shall be made, as appropriate, as a result of each 5year review. The assessment shall be provided to the Governor, the President of the Senate, and the Speaker of the House of Representatives. Upon the first 5-year review, the schedule of measurable milestones and a target to achieve water quality improvement consistent with this section shall be adopted into the plan. Revisions to the basin management action plan shall be made by the department in cooperation with the basin stakeholders. Revisions to best management practices or other measures must follow the procedures set forth in s. 403.067(7)(c)4. Revised basin management action plans must be adopted pursuant to s. 403.067(7)(a)5. If achieving the adopted total maximum daily load within 20 years is not practicable, the schedule must contain an explanation of the constraints that prevent achievement of the total maximum daily load within 20 years, an estimate of the time needed to achieve the total maximum daily load, and additional 5-year measurable milestones, as necessary. The coordinating agencies shall facilitate the use utilization of federal programs that offer opportunities for water quality treatment, including preservation, restoration, or creation of wetlands on agricultural lands.
- 1.a. Nonpoint source best management practices consistent with s. 403.067 paragraph (3)(e), designed to achieve the objectives of the Caloosahatchee River Watershed Protection Program, shall be implemented on an expedited basis. The coordinating agencies may develop an intergovernmental agreement with local governments to implement the nonagricultural, nonpoint-source best management practices within their respective geographic boundaries.
- 2.b. This subsection does not preclude the department or the district from requiring compliance with water quality standards, adopted total maximum daily loads, or current best management practices requirements set forth in any applicable regulatory program authorized by law for the purpose of protecting water quality. This subsection applies only to the extent that it does not conflict with any rules adopted by the department or district which are necessary to maintain a federally delegated or approved program.
- 3.e. Projects that make use of private lands, or lands held in trust for Indian tribes, to reduce pollutant loadings or concentrations within a basin, or that reduce the volume of harmful discharges by one or more of the following methods: restoring the natural hydrology of the basin, restoring wildlife habitat or impacted wetlands, reducing peak flows after storm events, or increasing aquifer recharge, are eligible for grants available under this section from the coordinating agencies.
- 4.d. The Caloosahatchee River Watershed Basin Management Action Plans Pollutant Control Program shall require assessment of current water management practices within the watershed and shall require development of recommendations for structural, nonstructural, and operational improvements. Such recommendations shall consider and balance water supply, flood control, estuarine salinity, aquatic habitat, and water quality considerations.
- 5.e. After December 31, 2007, The department may not authorize the disposal of domestic wastewater biosolids residuals within the Caloosahatchee River watershed unless the applicant can affirmatively demonstrate that the nutrients in the biosolids residuals will not add to nutrient loadings in the watershed. This demonstration shall be based on achieving a net balance between nutrient imports relative to exports on the permitted application site. Exports shall include only nutrients removed from the watershed through products generated on the permitted application site. This prohibition does not apply to Class AA biosolids residuals that are marketed and distributed as fertilizer products in accordance with department rule.
- 6.f. The Department of Health shall require all entities disposing of septage within the Caloosahatchee River watershed to develop and submit to that agency an agricultural use plan that limits applications based upon nutrient loading consistent with any basin management action plan adopted pursuant to s. 403.067. By July 1, 2008, nutrient concentrations originating from these application sites may not exceed the limits established in the district's WOD program.

- 7.g. The Department of Agriculture and Consumer Services shall require initiate rulemaking requiring entities within the Caloosahatchee River watershed which land-apply animal manure to develop a resource management system level conservation plan, according to United States Department of Agriculture criteria, which limit such application. Such rules shall may include criteria and thresholds for the requirement to develop a conservation or nutrient management plan, requirements for plan approval, site inspection requirements, and recordkeeping requirements
- 8. The district shall initiate rulemaking to provide for a monitoring program for nonpoint source dischargers required to monitor water quality pursuant to s. 403.067(7)(b)2.g. or s. 403.067(7)(c)3. The results of such monitoring must be reported to the coordinating agencies.
- 3. Caloosahatchee River Watershed Research and Water Quality Monitoring Program. The district, in cooperation with the other coordinating agencies and local governments, shall establish a Caloosahatchee River Watershed Research and Water Quality Monitoring Program that builds upon the district's existing research program and that is sufficient to carry out, comply with, or assess the plans, programs, and other responsibilities created by this subsection. The program shall also conduct an assessment of the water volumes and timing from the Lake Okeechobee and Caloosahatchee River watersheds and their relative contributions to the timing and volume of water delivered to the estuary.
- (c)(b) St. Lucie River Watershed Protection Plan.—No later than January 1, 2000, The district, in cooperation with the other coordinating agencies, Martin County, and affected counties and municipalities shall complete a plan in accordance with this subsection. The St. Lucie River Watershed Protection Plan shall identify the geographic extent of the watershed, be coordinated as needed with the plans developed pursuant to paragraph (3)(a) and paragraph (a) of this subsection, and contain an implementation schedule for pollutant load reductions consistent with any adopted total maximum daily loads and compliance with applicable state water quality standards. The plan shall include the St. Lucie River Watershed Construction Project and St. Lucie River Watershed Research and Water Quality Monitoring Program.:
- 1. St. Lucie River Watershed Construction Project.—To improve the hydrology, water quality, and aquatic habitats within the watershed, the district shall, no later than January 1, 2012, plan, design, and construct the initial phase of the Watershed Construction Project. In doing so, the district shall:
- a. Develop and designate the facilities to be constructed to achieve stated goals and objectives of the St. Lucie River Watershed Protection Plan.
  - b. Identify the size and location of all such facilities.
- c. Provide a construction schedule for all such facilities, including the sequencing and specific timeframe for construction of each facility.
- d. Provide a schedule for the acquisition of lands or sufficient interests necessary to achieve the construction schedule.
- e. Provide a schedule of costs and benefits associated with each construction project and identify funding sources.
- f. To ensure timely implementation, coordinate the design, scheduling, and sequencing of project facilities with the coordinating agencies, Martin County, St. Lucie County, other interested parties, and other affected local governments.
- 2. St. Lucie River Watershed Research and Water Quality Monitoring Program.—The district, in cooperation with the other coordinating agencies and local governments, shall establish a St. Lucie River Watershed Research and Water Quality Monitoring Program that builds upon the district's existing research program and that is sufficient to carry out, comply with, or assess the plans, programs, and other responsibilities created by this subsection. The district shall also conduct an assessment of the water volumes and timing from Lake Okeechobee and the St. Lucie River watershed and their relative contributions to the timing and volume of water delivered to the estuary.
- (d)2. St. Lucie River Watershed Basin Management Action Plan Pollutant Control Program.—Basin management action plan for the St. Lucie River watershed adopted pursuant to s. 403.067 shall be the St.

- Lucie River Watershed Pollutant Control Program and shall be is designed to be a multifaceted approach to reducing pollutant loads by improving the management of pollutant sources within the St. Lucie River watershed through implementation of regulations and best management practices, development and implementation of improved best management practices, improvement and restoration of the hydrologic function of natural and managed systems, and use utilization of alternative technologies for pollutant reduction, such as cost-effective biologically based, hybrid wetland/chemical and other innovative nutrient control technologies. The plan must include an implementation schedule pursuant to this subsection for pollutant load reductions. As provided in s. 403.067(7)(a)6., the St. Lucie Watershed Basin Management Action Plan must include milestones for implementation and water quality improvement and an associated water quality monitoring component sufficient to evaluate whether reasonable progress in pollutant load reductions is being achieved over time. The department shall develop a schedule to establish 5-, 10-, and 15-year measurable milestones and a target to achieve the adopted total maximum daily load no more than 20 years after adoption of the plan. The schedule shall be used to provide guidance for planning and funding purposes and is exempt from  $\hat{s}$ . 120.54(1)(a). An assessment of progress toward these milestones shall be conducted every 5 years, and revisions to the plan shall be made, as appropriate, as a result of each 5-year review. The assessment shall be provided to the Governor, the President of the Senate, and the Speaker of the House of Representatives. Upon the first 5-year review, the schedule of measurable milestones and a target to achieve water quality improvement consistent with this section shall be adopted into the plan. Revisions to the basin management action plan shall be made by the department in cooperation with the basin stakeholders. Revisions to best management practices or other measures must follow the procedures set forth in s. 403.067(7)(c)4. Revised basin management action plans must be adopted pursuant to s. 403.067(7)(a)5. If achieving the adopted total maximum daily load within 20 years is not practicable, the schedule must contain an explanation of the constraints that prevent achievement of the total maximum daily load within 20 years, an estimate of the time needed to achieve the total maximum daily load, and additional 5-year measurable milestones, as necessary. The coordinating agencies shall facilitate the use utilization of federal programs that offer opportunities for water quality treatment, including preservation, restoration, or creation of wetlands on agricultural lands.
- 1.e. Nonpoint source best management practices consistent with  $s.\ 403.067$  paragraph (3)(e), designed to achieve the objectives of the St. Lucie River Watershed Protection Program, shall be implemented on an expedited basis. The coordinating agencies may develop an intergovernmental agreement with local governments to implement the nonagricultural nonpoint source best management practices within their respective geographic boundaries.
- 2.b. This subsection does not preclude the department or the district from requiring compliance with water quality standards, adopted total maximum daily loads, or current best management practices requirements set forth in any applicable regulatory program authorized by law for the purpose of protecting water quality. This subsection applies only to the extent that it does not conflict with any rules adopted by the department or district which are necessary to maintain a federally delegated or approved program.
- 3.e. Projects that make use of private lands, or lands held in trust for Indian tribes, to reduce pollutant loadings or concentrations within a basin, or that reduce the volume of harmful discharges by one or more of the following methods: restoring the natural hydrology of the basin, restoring wildlife habitat or impacted wetlands, reducing peak flows after storm events, or increasing aquifer recharge, are eligible for grants available under this section from the coordinating agencies.
- 4.d. The St. Lucie River Watershed Basin Management Action Plans Pollutant Control Program shall require assessment of current water management practices within the watershed and shall require development of recommendations for structural, nonstructural, and operational improvements. Such recommendations shall consider and balance water supply, flood control, estuarine salinity, aquatic habitat, and water quality considerations.
- 5.e. After December 31, 2007, The department may not authorize the disposal of domestic wastewater biosolids residuals within the St. Lucie River watershed unless the applicant can affirmatively demonstrate that the nutrients in the biosolids residuals will not add to nutrient

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loadings in the watershed. This demonstration shall be based on achieving a net balance between nutrient imports relative to exports on the permitted application site. Exports shall include only nutrients removed from the St. Lucie River watershed through products generated on the permitted application site. This prohibition does not apply to Class AA biosolids residuals that are marketed and distributed as fertilizer products in accordance with department rule.

- 6.f. The Department of Health shall require all entities disposing of septage within the St. Lucie River watershed to develop and submit to that agency an agricultural use plan that limits applications based upon nutrient loading consistent with any basin management action plan adopted pursuant to s. 403.067. By July 1, 2008, nutrient concentrations originating from these application sites may not exceed the limits established in the district's WOD program.
- 7.g. The Department of Agriculture and Consumer Services shall initiate rulemaking requiring entities within the St. Lucie River watershed which land-apply animal manure to develop a resource management system level conservation plan, according to United States Department of Agriculture criteria, which limit such application. Such rules shall may include criteria and thresholds for the requirement to develop a conservation or nutrient management plan, requirements for plan approval, site inspection requirements, and recordkeeping requirements
- 8. The district shall initiate rulemaking to provide for a monitoring program for nonpoint source dischargers required to monitor water quality pursuant to s. 403.067(7)(b)2.g. or s. 403.067(7)(c)3. The results of such monitoring must be reported to the coordinating agencies.
- 3. St. Lucie River Watershed Research and Water Quality Monitoring Program. The district, in cooperation with the other coordinating agencies and local governments, shall establish a St. Lucie River Watershed Research and Water Quality Monitoring Program that builds upon the district's existing research program and that is sufficient to carry out, comply with, or assess the plans, programs, and other responsibilities created by this subsection. The program shall also conduct an assessment of the water volumes and timing from the Lake Okeechobee and St. Lucie River watersheds and their relative contributions to the timing and volume of water delivered to the estuary.
- (e)(e) River Watershed Protection Plan implementation.—The coordinating agencies shall be jointly responsible for implementing the River Watershed Protection Plans, consistent with the statutory authority and responsibility of each agency. Annual funding priorities shall be jointly established, and the highest priority shall be assigned to programs and projects that have the greatest potential for achieving the goals and objectives of the plans. In determining funding priorities, the coordinating agencies shall also consider the need for regulatory compliance, the extent to which the program or project is ready to proceed, and the availability of federal or local government matching funds. Federal and other nonstate funding shall be maximized to the greatest extent practicable.
- (f)(d) Evaluation.—Beginning By March 1, 2020 2012, and every 5 3 years thereafter, concurrent with the updates of the basin management action plans adopted pursuant to s. 403.067, the department, district in cooperation with the other coordinating agencies, shall conduct an evaluation of any pollutant load reduction goals, as well as any other specific objectives and goals, as stated in the River Watershed Protection Programs Plans. Additionally, The district shall identify modifications to facilities of the River Watershed Construction Projects, as appropriate, or any other elements of the River Watershed Protection Programs Plans. The evaluation shall be included in the annual progress report submitted pursuant to this section.
- (g)(e) Priorities and implementation schedules.—The coordinating agencies are authorized and directed to establish priorities and implementation schedules for the achievement of total maximum daily loads, the requirements of s. 403.067, and compliance with applicable water quality standards within the waters and watersheds subject to this section.
- (f) Legislative ratification. The coordinating agencies shall submit the River Watershed Protection Plans developed pursuant to paragraphs (a) and (b) to the President of the Senate and the Speaker of the House of Representatives prior to the 2009 legislative session for review. If the

Legislature takes no action on the plan during the 2009 legislative session, the plan is deemed approved and may be implemented.

- (5) ADOPTION AND IMPLEMENTATION OF TOTAL MAXIMUM DAILY LOADS AND DEVELOPMENT OF BASIN MANAGEMENT ACTION PLANS.—The department is directed to expedite development and adoption of total maximum daily loads for the Caloosahatchee River and estuary. The department is further directed to, no later than December 31, 2008, propose for final agency action total maximum daily loads for nutrients in the tidal portions of the Caloosahatchee River and estuary. The department shall initiate development of basin management action plans for Lake Okeechobee, the Caloosahatchee River watershed and estuary, and the St. Lucie River watershed and estuary as provided in s. 403.067 s. 403.067(7)(a) as follows:
- (a) Basin management action plans shall be developed as soon as practicable as determined necessary by the department to achieve the total maximum daily loads established for the Lake Okeechobee watershed and the estuaries.
- (b) The Phase II technical plan development pursuant to paragraph (3)(a) (3)(b), and the River Watershed Protection Plans developed pursuant to paragraphs (4)(a) and (c)(b), shall provide the basis for basin management action plans developed by the department.
- (c) As determined necessary by the department in order to achieve the total maximum daily loads, additional or modified projects or programs that complement those in the legislatively ratified plans may be included during the development of the basin management action plan.
- (d) As provided in s. 403.067, management strategies and pollution reduction requirements set forth in a basin management action plan subject to permitting by the department under subsection (7) must be completed pursuant to the schedule set forth in the basin management action plan, as amended. The implementation schedule may extend beyond the 5-year permit term.
- (e) As provided in s. 403.067, management strategies and pollution reduction requirements set forth in a basin management action plan for a specific pollutant of concern are not subject to challenge under chapter 120 at the time they are incorporated, in an identical form, into a department or district issued permit or a permit modification issued in accordance with subsection (7).
- (d) Development of basin management action plans that implement the provisions of the legislatively ratified plans shall be initiated by the department no later than September 30 of the year in which the applicable plan is ratified. Where a total maximum daily load has not been established at the time of plan ratification, development of basin management action plans shall be initiated no later than 90 days following adoption of the applicable total maximum daily load.
- (6) ANNUAL PROGRESS REPORT.—Each March 1 the district, in cooperation with the other coordinating agencies, shall report on implementation of this section as part of the consolidated annual report required in s. 373.036(7). The annual report shall include a summary of the conditions of the hydrology, water quality, and aquatic habitat in the northern Everglades based on the results of the Research and Water Quality Monitoring Programs, the status of the Lake Okeechobee Watershed Construction Project, the status of the Caloosahatchee River Watershed Construction Project, and the status of the St. Lucie River Watershed Construction Project. In addition, the report shall contain an annual accounting of the expenditure of funds from the Save Our Everglades Trust Fund. At a minimum, the annual report shall provide detail by program and plan, including specific information concerning the amount and use of funds from federal, state, or local government sources. In detailing the use of these funds, the district shall indicate those designated to meet requirements for matching funds. The district shall prepare the report in cooperation with the other coordinating agencies and affected local governments. The department shall report on the status of the Lake Okeechobee Basin Management Action Plan, the Caloosahatchee River Watershed Basin Management Action Plan, and the St. Lucie River Watershed Basin Management Action Plan. The Department of Agriculture and Consumer Services shall report on the status of the implementation of the agricultural nonpoint source best management practices, including an implementation assurance report summarizing survey responses and response rates, site inspections, and other methods used to verify implementation of and compliance with best

 $management\ practices\ in\ the\ Lake\ Okeechobee,\ Caloosahatchee\ and\ St.$  Lucie watersheds.

#### (7) LAKE OKEECHOBEE PROTECTION PERMITS.—

- (a) The Legislature finds that the Lake Okeechobee Watershed Protection Program will benefit Lake Okeechobee and downstream receiving waters and is in consistent with the public interest. The Lake Okeechobee Watershed Construction Project and structures discharging into or from Lake Okeechobee shall be constructed, operated, and maintained in accordance with this section.
- (b) Permits obtained pursuant to this section are in lieu of all other permits under this chapter or chapter 403, except those issued under s. 403.0885, if applicable. No Additional permits are not required for the Lake Okeechobee Watershed Construction Project, or structures discharging into or from Lake Okeechobee, if such project or structures are permitted under this section. Construction activities related to implementation of the Lake Okeechobee Watershed Construction Project may be initiated before prior to final agency action, or notice of intended agency action, on any permit from the department under this section.
- (c)1. Within 90 days of completion of the diversion plans set forth in Department Consent Orders 91-0694, 91-0707, 91-0706, 91-0705, and RT50-205564, Owners or operators of existing structures which discharge into or from Lake Okeechobee that were subject to Department Consent Orders 91-0694, 91-0705, 91-0706, 91-0707, and RT50-205564 and that are subject to the previsions of s. 373.4592(4)(a) do not require a permit under this section and shall be governed by permits issued under apply for a permit from the department to operate and maintain such structures. By September 1, 2000, owners or operators of all other existing structures which discharge into or from Lake Okeechobee shall apply for a permit from the department to operate and maintain such structures. The department shall issue one or more such permits for a term of 5 years upon the demonstration of reasonable assurance that schedules and strategies to achieve and maintain compliance with water quality standards have been provided for, to the maximum extent practicable, and that operation of the structures otherwise complies with provisions of ss. 373.413 and 373.416 and the Lake Okeechobee Basin Management Action Plan adopted pursuant to s. 403.067.
- 1. Permits issued under this paragraph shall also contain reasonable conditions to ensure that discharges of waters through structures:

### a. Are adequately and accurately monitored;

b. Will not degrade existing Lake Okecehobee water quality and will result in an overall reduction of phosphorus input into Lake Okecehobee, as set forth in the district's Technical Publication 81-2 and the total maximum daily load established in accordance with s. 403.067, to the maximum extent practicable; and

### e. Do not pose a serious danger to public health, safety, or welfare.

- 2. For the purposes of this paragraph, owners and operators of existing structures which are subject to the provisions of s. 373.4592(4)(a) and which discharge into or from Lake Okeechobee shall be deemed in compliance with this paragraph the term "maximum extent practicable" if they are in full compliance with the conditions of permits under chapter chapters 40E 61 and 40E-63, Florida Administrative Code.
- 3. By January 1, 2016 2004, the district shall submit to the department a complete application for a permit modification to the Lake Okeechobee structure permits to incorporate proposed changes necessary to ensure that discharges through the structures covered by this permit are consistent with the basin management action plan adopted pursuant to achieve state water quality standards, including the total maximum daily load established in accordance with s. 403.067. These changes shall be designed to achieve such compliance with state water quality standards no later than January 1, 2015.
- (d) The department shall require permits for district regional projects that are part of the Lake Okeechobee Watershed Construction Project facilities. However, projects identified in sub-subparagraph (3)(b)1.b. that qualify as exempt pursuant to s. 373.406 do shall not require need permits under this section. Such permits shall be issued for a term of 5 years upon the demonstration of reasonable assurances that:

- 1. District regional projects that are part of the Lake Okeechobee Watershed Construction Project shall facility, based upon the conceptual design documents and any subsequent detailed design documents developed by the district, will achieve the design objectives for phosphorus required in subparagraph (3)(a)1. paragraph (3)(b);
- 2. For water quality standards other than phosphorus, the quality of water discharged from the facility is of equal or better quality than the inflows:
- 3. Discharges from the facility do not pose a serious danger to public health, safety, or welfare; and
- 4. Any impacts on wetlands or state-listed species resulting from implementation of that facility of the Lake Okeechobee Construction Project are minimized and mitigated, as appropriate.
- (e) At least 60 days before prior to the expiration of any permit issued under this section, the permittee may apply for a renewal thereof for a period of 5 years.
- (f) Permits issued under this section may include any standard conditions provided by department rule which are appropriate and consistent with this section.
- (g) Permits issued *under* pursuant to this section may be modified, as appropriate, upon review and approval by the department.
- Section 21. Paragraph (a) of subsection (1) and subsection (3) of section 373.467, Florida Statutes, are amended, to read:
- 373.467 The Harris Chain of Lakes Restoration Council.—There is created within the St. Johns River Water Management District, with assistance from the Fish and Wildlife Conservation Commission and the Lake County Water Authority, the Harris Chain of Lakes Restoration Council
- (1)(a) The council shall consist of nine voting members, which shallinclude: a representative of waterfront property owners, a representative of the sport fishing industry, a person with experience in an environmental science or regulation engineer, a person with training in biology or another scientific discipline, a person with training as an attorney, a physician, a person with training as an engineer, and two residents of the county who are do not required to meet any additional of the other qualifications for membership enumerated in this paragraph, each to be appointed by the Lake County legislative delegation. The Lake County legislative delegation may waive the qualifications for membership on a case-by-case basis if good cause is shown. A No person serving on the council may not be appointed to a council, board, or commission of any council advisory group agency. The council members shall serve as advisors to the governing board of the St. Johns River Water Management District. The council is subject to the provisions of chapters 119 and 120.
- (3) The council shall meet at the call of its chair, at the request of six of its members, or at the request of the chair of the governing board of the St. Johns River Water Management District. Resignation by a council member, or failure by a council member to attend three consecutive meetings without an excuse approved by the chair, results in a vacancy on the council.
- Section 22. Paragraphs (a) and (b) of subsection (6) of section 373.536, Florida Statutes, are amended to read:
  - 373.536 District budget and hearing thereon.—
- (6) FINAL BUDGET; ANNUAL AUDIT; CAPITAL IMPROVEMENTS PLAN; WATER RESOURCE DEVELOPMENT WORK PROGRAM.—
- (a) Each district must, by the date specified for each item, furnish copies of the following documents to the Governor, the President of the Senate, the Speaker of the House of Representatives, the chairs of all legislative committees and subcommittees having substantive or fiscal jurisdiction over the districts, as determined by the President of the Senate or the Speaker of the House of Representatives as applicable, the secretary of the department, and the governing board of each county in which the district has jurisdiction or derives any funds for the operations of the district:

- 1. The adopted budget, to be furnished within 10 days after its adoption.
- 2. A financial audit of its accounts and records, to be furnished within 10 days after its acceptance by the governing board. The audit must be conducted in accordance with s. 11.45 and the rules adopted thereunder. In addition to the entities named above, the district must provide a copy of the audit to the Auditor General within 10 days after its acceptance by the governing board.
- 3. A 5-year capital improvements plan, to be included in the consolidated annual report required by s. 373.036(7). The plan must include expected sources of revenue for planned improvements and must be prepared in a manner comparable to the fixed capital outlay format set forth in s. 216.043.
- 4. A 5-year water resource development work program to be furnished within 30 days after the adoption of the final budget. The program must describe the district's implementation strategy and include an annual funding plan for each of the 5 years included in the plan for the water resource and, water supply, development components, including and alternative water supply development, components of each approved regional water supply plan developed or revised under s. 373.709. The work program must address all the elements of the water resource development component in the district's approved regional water supply plans, as well as the water supply projects proposed for district funding and assistance. The annual funding plan shall identify both anticipated available district funding and additional funding needs for the second through fifth years of the funding plan. Funding requests for projects submitted for consideration for state funding pursuant to s. 403.0616 shall be identified separately. The work program and must identify projects in the work program which will provide water; explain how each water resource and, water supply, and alternative water supply development project will produce additional water available for consumptive uses; estimate the quantity of water to be produced by each project; and provide an assessment of the contribution of the district's regional water supply plans in supporting the implementation of minimum flows and minimum water levels and water reservations; and ensure providing sufficient water is available needed to timely meet the water supply needs of existing and future reasonable-beneficial uses for a 1-in-10-year drought event and to avoid the adverse effects of competition for water supplies.
- (b) Within 30 days after its submittal, the department shall review the proposed work program and submit its findings, questions, and comments to the district. The review must include a written evaluation of the program's consistency with the furtherance of the district's approved regional water supply plans, and the adequacy of proposed expenditures. As part of the review, the department shall post the work program on its website and give interested parties the opportunity to provide written comments on each district's proposed work program. Within 45 days after receipt of the department's evaluation, the governing board shall state in writing to the department which of the changes recommended in the evaluation it will incorporate into its work program submitted as part of the March 1 consolidated annual report required by s. 373.036(7) or specify the reasons for not incorporating the changes. The department shall include the district's responses in a final evaluation report and shall submit a copy of the report to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- Section 23. Subsection (9) of section 373.703, Florida Statutes, is amended to read:
- 373.703 Water production; general powers and duties.—In the performance of, and in conjunction with, its other powers and duties, the governing board of a water management district existing pursuant to this chapter:
- (9) May join with one or more other water management districts, counties, municipalities, special districts, publicly owned or privately owned water utilities, multijurisdictional water supply entities, regional water supply authorities, private landowners, or self-suppliers for the purpose of carrying out its powers, and may contract with such other entities to finance acquisitions, construction, operation, and maintenance, provided that such contracts are consistent with the public interest. The contract may provide for contributions to be made by each party to the contract for the division and apportionment of the expenses

- of acquisitions, construction, operation, and maintenance, and for the division and apportionment of resulting benefits, services, and products. The contracts may contain other covenants and agreements necessary and appropriate to accomplish their purposes.
- Section 24. Paragraph (b) of subsection (2), subsection (3), and paragraph (b) of subsection (4) of section 373.705, Florida Statutes, are amended, and subsection (5) is added to that section, to read:
  - 373.705 Water resource development; water supply development.—
- (2) It is the intent of the Legislature that:
- (b) Water management districts take the lead in identifying and implementing water resource development projects, and be responsible for securing necessary funding for regionally significant water resource development projects, including regionally significant projects that prevent or limit adverse water resource impacts, avoid competition among water users, or support the provision of new water supplies in order to meet a minimum flow or minimum water level or to implement a recovery or prevention strategy or water reservation.
- (3)(a) The water management districts shall fund and implement water resource development as defined in s. 373.019. The water management districts are encouraged to implement water resource development as expeditiously as possible in areas subject to regional water supply plans.
- (b) Each governing board shall include in its annual budget submittals required under this chapter:
- 1. The amount of funds for each project in the annual funding plan developed pursuant to s. 373.536(6)(a)4.;
- 2. The total amount needed for the fiscal year to implement water resource development projects, as prioritized in its regional water supply plans; and
- 3. The amount of funds requested for each project submitted for consideration for state funding pursuant to s. 403.0616.

(4)

- (b) Water supply development projects that meet the criteria in paragraph (a) and that meet one or more of the following additional criteria shall be given first consideration for state or water management district funding assistance:
- 1. The project brings about replacement of existing sources in order to help implement a minimum flow or  $minimum\ water\$ level; er
- 2. The project implements reuse that assists in the elimination of domestic wastewater ocean outfalls as provided in s. 403.086(9); or
- 3. The project reduces or eliminates the adverse effects of competition between legal users and the natural system.
- (5) The water management districts shall promote expanded costshare criteria for additional conservation practices, such as soil and moisture sensors and other irrigation improvements, water-saving equipment and water-saving household fixtures, and software technologies that can achieve verifiable water conservation by providing water use information to utility customers.
- Section 25. Paragraph (f) of subsection (3), paragraph (a) of subsection (6), and paragraph (e) of subsection (8) of section 373.707, Florida Statutes, are amended to read:
  - 373.707 Alternative water supply development.—
- (3) The primary roles of the water management districts in water resource development as it relates to supporting alternative water supply development are:
- (f) The provision of technical and financial assistance to local governments and publicly owned and privately owned water utilities for alternative water supply projects and for self-suppliers for alternative water supply projects to the extent assistance for self-suppliers promotes the policies in paragraph (1)(f).

(6)(a) If state The statewide funds are provided through specific appropriation for a priority project of the water resources work program pursuant to s. 403.0616, or pursuant to the Water Protection and Sustainability Program, such funds serve to supplement existing water management district or basin board funding for alternative water supply development assistance and should not result in a reduction of such funding. For each project identified in the annual funding plans prepared pursuant to s. 373.536(6)(a)4. Therefore, the water management districts shall include in the annual tentative and adopted budget submittals required under this chapter the amount of funds allocated for water resource development that supports alternative water supply development and the funds allocated for alternative water supply projects selected for inclusion in the Water Protection and Sustainability Program. It shall be the goal of each water management district and basin boards that the combined funds allocated annually for these purposes be, at a minimum, the equivalent of 100 percent of the state funding provided to the water management district for alternative water supply development. If this goal is not achieved, the water management district shall provide in the budget submittal an explanation of the reasons or constraints that prevent this goal from being met, an explanation of how the goal will be met in future years, and affirmation of match is required during the budget review process as established under s. 373.536(5). The Suwannee River Water Management District and the Northwest Florida Water Management District shall not be required to meet the match requirements of this paragraph; however, they shall try to achieve the match requirement to the greatest extent practicable.

(8)

- (e) Applicants for projects that may receive funding assistance pursuant to the Water Protection and Sustainability Program shall, at a minimum, be required to pay 60 percent of the project's construction costs. The water management districts may, at their discretion, totally or partially waive this requirement for projects sponsored by:
- 1. Financially disadvantaged small local governments as defined in former s. 403.885(5); or
- 2. Water users for projects determined by a water management district governing board to be in the public interest pursuant to paragraph (1)(f), if the projects are not otherwise financially feasible.

The water management districts or basin boards may, at their discretion, use ad valorem or federal revenues to assist a project applicant in meeting the requirements of this paragraph.

Section 26. Paragraph (a) of subsection (2) and paragraphs (a) and (e) of subsection (6) of section 373.709, Florida Statutes, are amended to read:

373.709 Regional water supply planning.—

- (2) Each regional water supply plan must be based on at least a 20-year planning period and must include, but need not be limited to:
- (a) A water supply development component for each water supply planning region identified by the district which includes:
- 1. A quantification of the water supply needs for all existing and future reasonable-beneficial uses within the planning horizon. The level-of-certainty planning goal associated with identifying the water supply needs of existing and future reasonable-beneficial uses must be based upon meeting those needs for a 1-in-10-year drought event.
- a. Population projections used for determining public water supply needs must be based upon the best available data. In determining the best available data, the district shall consider the University of Florida Florida's Bureau of Economic and Business Research (BEBR) medium population projections and population projection data and analysis submitted by a local government pursuant to the public workshop described in subsection (1) if the data and analysis support the local government's comprehensive plan. Any adjustment of or deviation from the BEBR projections must be fully described, and the original BEBR data must be presented along with the adjusted data.
- b. Agricultural demand projections used for determining the needs of agricultural self-suppliers must be based upon the best available data. In determining the best available data for agricultural self-supplied water needs, the district shall consider the data indicative of future

water supply demands provided by the Department of Agriculture and Consumer Services pursuant to s. 570.93 and agricultural demand projection data and analysis submitted by a local government pursuant to the public workshop described in subsection (1), if the data and analysis support the local government's comprehensive plan. Any adjustment of or deviation from the data provided by the Department of Agriculture and Consumer Services must be fully described, and the original data must be presented along with the adjusted data.

- 2. A list of water supply development project options, including traditional and alternative water supply project options that are technically and financially feasible, from which local government, governmentowned and privately owned utilities, regional water supply authorities, multijurisdictional water supply entities, self-suppliers, and others may choose for water supply development. In addition to projects listed by the district, such users may propose specific projects for inclusion in the list of alternative water supply projects. If such users propose a project to be listed as an alternative water supply project, the district shall determine whether it meets the goals of the plan, and, if so, it shall be included in the list. The total capacity of the projects included in the plan must exceed the needs identified in subparagraph 1. and take into account water conservation and other demand management measures, as well as water resources constraints, including adopted minimum flows and minimum water levels and water reservations. Where the district determines it is appropriate, the plan should specifically identify the need for multijurisdictional approaches to project options that, based on planning level analysis, are appropriate to supply the intended uses and that, based on such analysis, appear to be permittable and financially and technically feasible. The list of water supply development options must contain provisions that recognize that alternative water supply options for agricultural self-suppliers are limited.
- $3. \;\;$  For each project option identified in subparagraph 2., the following must be provided:
- a. An estimate of the amount of water to become available through the project.
- b. The timeframe in which the project option should be implemented and the estimated planning-level costs for capital investment and operating and maintaining the project.
- c. An analysis of funding needs and sources of possible funding options. For alternative water supply projects, the water management districts shall provide funding assistance pursuant to s. 373.707(8).
- d. Identification of the entity that should implement each project option and the current status of project implementation.
- (6) Annually and in conjunction with the reporting requirements of s. 373.536(6)(a)4., the department shall submit to the Governor and the Legislature a report on the status of regional water supply planning in each district. The report shall include:
- (a) A compilation of the estimated costs of and an analysis of the sufficiency of potential sources of funding from all sources for water resource development and water supply development projects as identified in the water management district regional water supply plans.
- (e) An overall assessment of the progress being made to develop water supply in each district, including, but not limited to, an explanation of how each project in the 5-year water resource development work program developed pursuant to s. 373.536(6)(a)4., either alternative or traditional, will produce, contribute to, or account for additional water being made available for consumptive uses, minimum flows and minimum water levels, or water reservations; an estimate of the quantity of water to be produced by each project; and an assessment of the contribution of the district's regional water supply plan in providing sufficient water to meet the needs of existing and future reasonable-beneficial uses for a 1-in-10-year drought event, as well as the needs of the natural systems.

Section 27. Part VIII of chapter 373, Florida Statutes, consisting of sections 373.801, 373.802, 373.803, 373.805, 373.807, 373.811, and 373.813, Florida Statutes, is created and entitled the "Florida Springs and Aquifer Protection Act."

Section 28. Section 373.801, Florida Statutes, is created to read:

373.801 Legislative findings and intent.—

- (1) The Legislature finds that springs are a unique part of this state's scenic beauty. Springs provide critical habitat for plants and animals, including many endangered or threatened species. Springs also provide immeasurable natural, recreational, economic, and inherent value. Springs are of great scientific importance in understanding the diverse functions of aquatic ecosystems. Water quality of springs is an indicator of local conditions of the Floridan Aquifer, which is a source of drinking water for many residents of this state. Water flows in springs may reflect regional aquifer conditions. In addition, springs provide recreational opportunities for swimming, canoeing, wildlife watching, fishing, cave diving, and many other activities in this state. These recreational opportunities and the accompanying tourism they provide are a benefit to local economies and the economy of the state as a whole.
- (2) The Legislature finds that the water quantity and water quality in springs may be related. For regulatory purposes, the department has primary responsibility for water quality; the water management districts have primary responsibility for water quantity; and the Department of Agriculture and Consumer Services has primary responsibility for the development and implementation of agricultural best management practices. Local governments have primary responsibility for providing domestic wastewater collection and treatment services and stormwater management. The foregoing responsible entities must coordinate to restore and maintain the water quantity and water quality of the Outstanding Florida Springs.
  - (3) The Legislature recognizes that:
- (a) A spring is only as healthy as its aquifer system. The groundwater that supplies springs is derived from water that recharges the aquifer system in the form of seepage from the land surface and through direct conduits, such as sinkholes. Springs may be adversely affected by polluted runoff from urban and agricultural lands; discharges resulting from inadequate wastewater and stormwater management practices; stormwater runoff; and reduced water levels of the Floridan Aquifer. As a result, the hydrologic and environmental conditions of a spring or spring run are directly influenced by activities and land uses within a springshed and by water withdrawals from the Floridan Aquifer.
- (b) Springs, whether found in urban or rural settings, or on public or private lands, may be threatened by actual or potential flow reductions and declining water quality. Many of this state's springs are demonstrating signs of significant ecological imbalance, increased nutrient loading, and declining flow. Without effective remedial action, further declines in water quality and water quantity may occur.
- (c) Springshed boundaries and areas of high vulnerability within a springshed need to be identified and delineated using the best available data.
- (d) Springsheds typically cross water management district boundaries and local government jurisdictional boundaries, so a coordinated statewide springs protection plan is needed.
- (e) The aquifers and springs of this state are complex systems affected by many variables and influences.
- (4) The Legislature recognizes that action is urgently needed and, as additional data is acquired, action must be modified.
  - Section 29. Section 373.802, Florida Statutes, is created to read:
  - 373.802 Definitions.—As used in this part, the term:
- (1) "Department" means the Department of Environmental Protection, which includes the Florida Geological Survey or its successor agencies.
- (2) "Local government" means a county or municipal government the jurisdictional boundaries of which include an Outstanding Florida Spring or any part of a springshed or delineated priority focus area of an Outstanding Florida Spring.
- (3) "Onsite sewage treatment and disposal system" means a system that contains a standard subsurface, filled, or mound drainfield system; an aerobic treatment unit; a graywater system tank; a laundry wastewater system tank; a septic tank; a grease interceptor; a pump tank; a solids or effluent pump; a waterless, incinerating, or organic waste-com-

posting toilet; or a sanitary pit privy that is installed or proposed to be installed beyond the building sewer on land of the owner or on other land on which the owner has the legal right to install such system. The term includes any item placed within, or intended to be used as a part of or in conjunction with, the system. The term does not include package sewage treatment facilities and other treatment works regulated under chapter 403.

- (4) "Outstanding Florida Spring" includes all historic first magnitude springs, including their associated spring runs, as determined by the department using the most recent Florida Geological Survey springs bulletin, and the following additional springs, including their associated spring runs:
  - (a) De Leon Springs;
  - (b) Peacock Springs;
  - (c) Poe Springs;
  - (d) Rock Springs;
  - (e) Wekiwa Springs; and
  - (f) Gemini Springs.

The term does not include submarine springs or river rises.

- (5) "Priority focus area" means the area or areas of a basin where the Floridan Aquifer is generally most vulnerable to pollutant inputs where there is a known connectivity between groundwater pathways and an Outstanding Florida Spring, as determined by the department in consultation with the appropriate water management districts, and delineated in a basin management action plan.
- (6) "Springshed" means the areas within the groundwater and surface water basins which contribute, based upon all relevant facts, circumstances, and data, to the discharge of a spring as defined by potentiometric surface maps and surface watershed boundaries.
- (7) "Spring run" means a body of flowing water that originates from a spring or whose primary source of water is a spring or springs under average rainfall conditions.
- (8) "Spring vent" means a location where groundwater flows out of a natural, discernible opening in the ground onto the land surface or into a predominantly fresh surface water body.
  - Section 30. Section 373.803, Florida Statutes, is created to read:
- 373.803 Delineation of priority focus areas for Outstanding Florida Springs.—Using the best data available from the water management districts and other credible sources, the department, in coordination with the water management districts, shall delineate priority focus areas for each Outstanding Florida Spring or group of springs that contains one or more Outstanding Florida Springs and is identified as impaired in accordance with s. 373.807. In delineating priority focus areas, the department shall consider groundwater travel time to the spring, hydrogeology, nutrient load, and any other factors that may lead to degradation of an Outstanding Florida Spring. The delineation of priority focus areas must be completed by July 1, 2018, shall use understood and identifiable boundaries such as roads or political jurisdictions for ease of implementation, and is effective upon incorporation in a basin management action plan.
- Section 31. Section 373.805, Florida Statutes, is created to read:
- 373.805 Minimum flows and minimum water levels for Outstanding Florida Springs.—
- (1) At the time a minimum flow or minimum water level is adopted pursuant to s. 373.042 for an Outstanding Florida Spring, if the spring is below or is projected within 20 years to fall below the minimum flow or minimum water level, a water management district or the department shall concurrently adopt a recovery or prevention strategy.
- (2) When a minimum flow or minimum water level for an Outstanding Florida Spring is revised pursuant to s. 373.0421(3), if the spring is below or is projected within 20 years to fall below the minimum

flow or minimum water level, a water management district or the department shall concurrently adopt a recovery or prevention strategy or modify an existing recovery or prevention strategy. A district or the department may adopt the revised minimum flow or minimum water level before the adoption of a recovery or prevention strategy if the revised minimum flow or minimum water level is less constraining on existing or projected future consumptive uses.

- (3) For an Outstanding Florida Spring without an adopted recovery or prevention strategy, if a district or the department determines the spring has fallen below, or is projected within 20 years to fall below, the adopted minimum flow or minimum water level, a water management district or the department shall expeditiously adopt a recovery or prevention strategy.
- (4) The recovery or prevention strategy for each Outstanding Florida Spring must, at a minimum, include:
- $(a) \ \ A \ listing \ of \ all \ specific \ projects \ identified \ for \ implementation \ of \ the \ plan;$ 
  - (b) A priority listing of each project;
- (c) For each listed project, the estimated cost of and the estimated date of completion;
- (d) The source and amount of financial assistance to be made available by the water management district for each listed project, which may not be less than 25 percent of the total project cost unless a specific funding source or sources are identified which will provide more than 75 percent of the total project cost. The Northwest Florida Water Management District and the Suwannee River Water Management District are not required to meet the minimum requirement to receive financial assistance pursuant to this paragraph;
- (e) An estimate of each listed project's benefit to an Outstanding Florida Spring; and
- (f) An implementation plan designed with a target to achieve the adopted minimum flow or minimum water level no more than 20 years after the adoption of a recovery or prevention strategy. The implementation plan must include a schedule of 5-, 10-, and 15-year measureable milestones intended to achieve the adopted minimum flow or minimum water level. The schedule is not a rule but is intended to provide guidance for planning and funding purposes and is exempt from s. 120.54(1)(a).
- (5) A local government may apply to the department for a single extension of up to 5 years for any project in an adopted recovery or prevention strategy. The department may grant the extension if the local government provides to the department sufficient evidence that an extension is in the best interest of the public. For a local government in a rural area of opportunity, as defined in s. 288.0656, the department may grant a single extension of up to 10 years.

## Section 32. Section 373.807, Florida Statutes, is created to read:

- 373.807 Protection of water quality in Outstanding Florida Springs.—By July 1, 2015, the department shall initiate assessment, pursuant to s. 403.067(3), of each Outstanding Florida Spring for which an impairment determination has not been made under the numeric nutrient standards in effect for spring vents. Assessments must be completed by July 1, 2018.
- (1)(a) Concurrent with the adoption of a nutrient total maximum daily load for an Outstanding Florida Spring, the department, or the department in conjunction with a water management district, shall initiate development of a basin management action plan, as specified in s. 403.067. For an Outstanding Florida Spring with a nutrient total maximum daily load adopted before July 1, 2015, the department, or the department in conjunction with a water management district, shall initiate development of a basin management action plan by July 1, 2015. During the development of a basin management action plan if the department identifies onsite sewage treatment and disposal systems as contributors of at least 20 percent of nonpoint source nitrogen pollution or if the department determines remediation is necessary to achieve the total maximum daily load, the basin management action plan shall include an onsite sewage treatment and disposal system remediation plan pursuant to subsection (3) for those systems identified as requiring remediation.

- (b) A basin management action plan for an Outstanding Florida Spring shall be adopted within 2 years after its initiation and must include, at a minimum:
- 1. A list of all specific projects and programs identified to implement a nutrient total maximum daily load;
- 2. A list of all specific projects identified in any incorporated onsite sewage treatment and disposal system remediation plan, if applicable;
  - 3. A priority rank for each listed project;
- 4. For each listed project, a planning level cost estimate and the estimated date of completion;
- 5. The source and amount of financial assistance to be made available by the department, a water management district, or other entity for each listed project;
  - 6. An estimate of each listed project's nutrient load reduction;
- 7. Identification of each point source or category of nonpoint sources, including, but not limited to, urban turf fertilizer, sports turf fertilizer, agricultural fertilizer, onsite sewage treatment and disposal systems, wastewater treatment facilities, animal wastes, and stormwater facilities. An estimated allocation of the pollutant load must be provided for each point source or category of nonpoint sources; and
- 8. An implementation plan designed with a target to achieve the adopted nutrient total maximum daily load no more than 20 years after the adoption of a basin management action plan. The plan must include a schedule of 5-, 10-, and 15-year measureable milestones intended to achieve the adopted nutrient total maximum daily load. The schedule is not a rule but is intended to provide guidance for planning and funding purposes and is exempt from s. 120.54(1)(a).
- (c) For a basin management action plan adopted before July 1, 2015, which addresses an Outstanding Florida Spring, the department or the department in conjunction with a water management district must revise the plan if necessary to comply with this section by July 1, 2018.
- (d) A local government may apply to the department for a single extension of up to 5 years for any project in an adopted basin management action plan. A local government in a rural area of opportunity, as defined in s. 288.0656, may apply for a single extension of up to 10 years for such a project. The department may grant the extension if the local government provides to the department sufficient evidence that an extension is in the best interest of the public.
- (2) By July 1, 2016, each local government, as defined in s. 373.802(2), that has not adopted an ordinance pursuant to s. 403.9337, shall develop, enact, and implement an ordinance pursuant to that section. It is the intent of the Legislature that ordinances required to be adopted under this subsection reflect the latest scientific information, advancements, and technological improvements in the industry.
- (3) As part of a basin management action plan that includes an Outstanding Florida Spring, the department, in consultation with the Department of Health, relevant local governments, and relevant local public and private wastewater utilities, shall develop an onsite sewage treatment and disposal system remediation plan for a spring if the department determines onsite sewage treatment and disposal systems within a priority focus area contribute at least 20 percent of nonpoint source nitrogen pollution or if the department determines remediation is necessary to achieve the total daily maximum load. This plan shall be completed and adopted as part of the basin management action plan no later than the first 5-year milestone required by subparagraph (1)(b)8. In preparing this plan, the department shall:
- (a) Collect and evaluate credible scientific information on the effect of nutrients, particularly forms of nitrogen, on springs and springs systems;
- (b) Develop a public education plan to provide area residents with reliable, understandable information about onsite sewage treatment and disposal systems and springs; and
- (c) Identify projects necessary to reduce the nutrient impacts from onsite sewage treatment and disposal systems.

In addition to the requirements in s. 403.067, the plan shall include options for repair, upgrade, replacement, drainfield modification, addition of effective nitrogen reducing features, connection to a central sewerage system, or other action for an onsite sewage treatment and disposal system or group of systems within a priority focus area that contribute at least 20 percent of nonpoint source nitrogen pollution or if the department determines remediation is necessary to achieve a total maximum daily load. For these systems, the department shall include in the plan a priority ranking for each system or group of systems that requires remediation and shall award funds to implement the remediation projects contingent on an appropriation in the General Appropriations Act, which may include all or part of the costs necessary for repair, upgrade, replacement, drainfield modification, addition of effective nitrogen reducing features, initial connection to a central sewerage system, or other action. In awarding funds, the department may consider expected nutrient reduction benefit per unit cost, size and scope of project, relative local financial contribution to the project, financial impact on property owners and the community. The department may waive matching funding requirements for proposed projects within an area designated as a rural area of opportunity under s. 288.0656.

(4) The department shall provide notice to a local government of all permit applicants under s. 403.814(12) in a priority focus area of an Outstanding Florida Spring over which the local government has full or partial jurisdiction.

Section 33. Section 373.811, Florida Statutes, is created to read:

373.811 Prohibited activities within a priority focus area.—The following activities are prohibited within a priority focus area in effect for an Outstanding Florida Spring:

- (1) New domestic wastewater disposal facilities, including rapid infiltration basins, with permitted capacities of 100,000 gallons per day or more, except for those facilities that meet an advanced wastewater treatment standard of no more than 3 mg/l total nitrogen, expressed as N, on an annual permitted basis, or a more stringent treatment standard if the department determines the more stringent standard is necessary to attain a total maximum daily load for the Outstanding Florida Spring.
- (2) New onsite sewage treatment and disposal systems on lots of less than 1 acre, if the addition of the specific systems conflicts with an onsite treatment and disposal system remediation plan incorporated into a basin management action plan in accordance with s. 373.807(3).
  - (3) New facilities for the disposal of hazardous waste.
- (4) The land application of Class A or Class B domestic wastewater biosolids not in accordance with a department approved nutrient management plan establishing the rate at which all biosolids, soil amendments, and sources of nutrients at the land application site can be applied to the land for crop production while minimizing the amount of pollutants and nutrients discharged to groundwater or waters of the state.
- (5) New agriculture operations that do not implement best management practices, measures necessary to achieve pollution reduction levels established by the department, or groundwater monitoring plans approved by a water management district or the department.

Section 34. Section 373.813, Florida Statutes, is created to read:

373.813 Rules.—

- (1) The department shall adopt rules to improve water quantity and water quality to administer this part, as applicable.
- (2)(a) The Department of Agriculture and Consumer Services is the lead agency coordinating the reduction of agricultural nonpoint sources of pollution for the protection of Outstanding Florida Springs. The Department of Agriculture and Consumer Services and the department, pursuant to s. 403.067(7)(c)4., shall study new or revised agricultural best management practices for improving and protecting Outstanding Florida Springs and, if necessary, in cooperation with applicable local governments and stakeholders, initiate rulemaking to require the implementation of such practices within a reasonable period.

- (b) The department, the Department of Agriculture and Consumer Services, and the University of Florida Institute of Food and Agricultural Sciences shall cooperate in conducting the necessary research and demonstration projects to develop improved or additional nutrient management tools, including the use of controlled release fertilizer that can be used by agricultural producers as part of an agricultural best management practices program. The development of such tools must reflect a balance between water quality improvement and agricultural productivity and, if applicable, must be incorporated into the revised agricultural best management practices adopted by rule by the Department of Agriculture and Consumer Services.
- Section 35. Subsections (25) and (29) of section 403.061, Florida Statutes, are amended, and subsection (45) is added to that section, to read:
- 403.061 Department; powers and duties.—The department shall have the power and the duty to control and prohibit pollution of air and water in accordance with the law and rules adopted and promulgated by it and, for this purpose, to:
- (25)(a) Establish and administer a program for the restoration and preservation of bodies of water within the state. The department shall have the power to acquire lands, to cooperate with other applicable state or local agencies to enhance existing public access to such bodies of water, and to adopt all rules necessary to accomplish this purpose.
- Create a consolidated water resources work plan, in consultation with state agencies, water management districts, regional water supply authorities, and local governments, which provides a geographic depiction of the total inventory of water resources projects and regionally significant water supply projects currently under construction, completed in the previous 5 years, or planned to begin construction in the next 5 years. The consolidated work plan must include for each project a description of the project, the total cost of the project, and identification of the governmental entity financing the project. This information together with the information provided pursuant to paragraph (45)(a) is intended to facilitate the ability of the Florida Water Resources Advisory Council, the Legislature, and the public to consider the projects contained in the tentative water resources work program developed pursuant to s. 403.0616 in relation to all projects undertaken within a 10-year period and the existing condition of water resources in the project area and in the state as a whole. The department may adopt rules to accomplish this purpose.
- (29)(a) Adopt by rule special criteria to protect Class II and Class III shellfish harvesting waters. Such rules may include special criteria for approving docking facilities that have 10 or fewer slips if the construction and operation of such facilities will not result in the closure of shellfish waters.
- (b) Adopt by rule a specific surface water classification to protect surface waters used for treated potable water supply. These designated surface waters shall have the same water quality criteria protections as waters designated for fish consumption, recreation, and the propagation and maintenance of a healthy, well-balanced population of fish and wildlife, and shall be free from discharged substances at a concentration that, alone or in combination with other discharged substances, would require significant alteration of permitted treatment processes at the permitted treatment facility or that would otherwise prevent compliance with applicable state drinking water standards in the treated water. Notwithstanding this classification or the inclusion of treated water supply as a designated use of a surface water, a surface water used for treated potable water supply may be reclassified to the potable water supply classification.
- (45)(a) Create and maintain a web-based, interactive map that includes, at a minimum:
  - All watersheds and each water body within those watersheds;
- 2. The county or counties in which the watershed or water body is located;
- 3. The water management district or districts in which the watershed or water body is located;
- 4. Whether, if applicable, a minimum flow or minimum water level has been adopted for the water body and if such minimum flow or

minimum water level has not been adopted, the anticipated adoption date;

- 5. Whether, if applicable, a recovery or prevention strategy has been adopted for the watershed or water body and, if such a plan has not been adopted, the anticipated adoption date;
  - 6. The impairment status of each water body;
- 7. Whether, if applicable, a total maximum daily load has been adopted if the water body is listed as impaired and, if such total maximum daily load has not been adopted, the anticipated adoption date;
- 8. Whether, if applicable, a basin management action plan has been adopted for the watershed and, if such a plan has not been adopted, the anticipated adoption date;
- 9. Each project listed on the 5-year water resources work program developed pursuant to s. 373.036(7);
- 10. The agency or agencies and local sponsor, if any, responsible for overseeing the project;
- 11. The total or estimated cost and completion date of each project and the financial contribution of each entity;
- $12. \ \ The\ estimated\ quantitative\ benefit\ to\ the\ watershed\ or\ water\ body;$  and
- 13. The water projects completed within the last 5 years within the watershed or water body.
- (b) The department and each water management district shall prominently display on their respective websites a hyperlink to the interactive map required by this subsection.

The department shall implement such programs in conjunction with its other powers and duties and shall place special emphasis on reducing and eliminating contamination that presents a threat to humans, animals or plants, or to the environment.

Section 36. Section 403.0616, Florida Statutes, is created to read:

# 403.0616 Florida Water Resources Advisory Council.—

- (1) The Florida Water Resources Advisory Council is hereby created within the department for the purpose of reviewing, evaluating, and recommending water resource projects prioritized and submitted by state agencies, water management districts, regional water supply authorities, or local governments for funding from the Land Acquisition Trust Fund created within the department. Water resource projects recommended by the council must be eligible for state funding pursuant to s. 28, Article X of the State Constitution and be of statewide, regional, or critical importance under this chapter or chapter 373.
- (2) The council is also responsible for submitting a prioritization of pilot projects, eligible for funding from the Land Acquisition Trust Fund, which test the effectiveness of innovative or existing nutrient reduction or water conservation technologies or practices designed to minimize nutrient pollution or restore flows in the water bodies of the state as provided in s. 403.0617.
- (3) The Florida Water Resources Advisory Council consists of five voting members, the Secretary of Environmental Protection, who shall serve as chair of the council; the Commissioner of Agriculture; the executive director of the Fish and Wildlife Conservation Commission; one member with expertise in a scientific discipline related to water resources, appointed by the President of the Senate; and one member with expertise in a scientific discipline related to water resources, appointed by the Speaker of the House of Representatives.
- (4) Members appointed by the President of the Senate and Speaker of the House of Representatives shall serve 2-year terms, but may not serve more than a total of 6 years. The President of the Senate and the Speaker of the House of Representatives may fill a vacancy at any time for an unexpired term of an appointed member.

- (5) If a member of the council is disqualified from serving because he or she no longer holds the position required to serve under this section, the interim head of the agency shall serve as the agency representative.
- (6) The two appointed council members shall receive reimbursement for expenses and per diem for travel to attend council meetings authorized pursuant to s. 112.061 while in the performance of their duties.
- (7) The executive directors of each of the five water management districts, or their respective designees, shall be represented at and must participate in meetings of the council, but are not members of the council.
- (8) The council shall hold periodic meetings at the request of the chair but must hold at least two public meetings, separately noticed, each year at which the public has the opportunity to participate and comment. Unless otherwise provided by law, notice for each meeting must be published in a newspaper of general circulation in the area where the meeting is to be held at least 5 days but no more than 15 days before the meeting date. Notice of the meetings shall also be posted on the department's and each water management district's website for at least 30 days in advance of the meeting.
- (a) Beginning July 15, 2016, and on or before July 15 of each year thereafter, the council shall release tentative recommendations for water resource projects pursuant to this section. The public has 30 days to submit comments regarding the tentative recommendations.
- (b) The council shall, after receiving public comment, adopt final recommendations for submission to the Governor, the President of the Senate, and the Speaker of the House of Representatives by August 31, 2016, and on or before August 31 of each year thereafter. An affirmative vote of three members of the council is required to adopt the final recommendations.
- (9) The department shall provide primary staff support to the council and shall ensure that council meetings are electronically recorded. Such recordings must be preserved pursuant to chapters 119 and 257.
- (10) The council shall recommend rules for adoption by the department to competitively evaluate, select, and prioritize projects. The council shall develop specific criteria for the evaluation, selection, and prioritization of projects, including a preference for projects that will have a significant, measurable impact on improving water quantity or water quality; projects in areas of greatest impairment; projects recommended by multiple districts or multiple local governments cooperatively; projects that implement adopted basin management plans; projects that implement adopted recovery or prevention strategies; projects with a significant monetary commitment by the local project sponsor or sponsors; projects in rural areas of opportunity as defined in s. 288.0656; projects that may be funded through appropriate loan programs; and projects that have significant private contributions of time or money.
- (11) The council shall designate the projects as high, medium, or low priority within the following categories:
  - (a) Projects that address water quality;
  - (b) Projects that address water quantity;
- (c) Projects that address water resources in specific areas of concern as provided in chapter 373; and
- $\begin{tabular}{ll} (d) & Innovative & Nutrient & and & Sediment & Reduction & and & Conservation \\ Pilot & Projects. \end{tabular}$
- (12) The council may also separately recommend specific projects that, in its independent judgment, stand out as significant projects for consideration by the Legislature. The council shall provide an explanation of why such project or projects should be considered despite their overall relative prioritization.
- (13) The department, in consultation with the Department of Agriculture and Consumer Services, the Fish and Wildlife Conservation Commission, and the water management districts, shall adopt rules to implement this section.
- Section 37. Section 403.0617, Florida Statutes, is created to read:

- (1) By October 1, 2015, the department shall propose rules for adoption to competitively evaluate and rank projects for selection and prioritization by the Water Resources Advisory Council, pursuant to s. 403.0616, for submission to the Legislature for funding. These pilot projects are intended to test the effectiveness of innovative or existing nutrient reduction or water conservation technologies, programs or practices designed to minimize nutrient pollution or restore flows in the water bodies of the state. The department must include in the evaluation criteria a determination by the department that the pilot project will not be harmful to the ecological resources in the study area.
- (2) In developing these rules, the department shall give preference to the projects that will result in the greatest improvement to water quality and water quantity for the dollars to be expended for the project. At a minimum, the department shall consider all of the following:
- (a) The level of nutrient impairment of the waterbody, watershed, or water segment in which the project is located.
- (b) The quantity of nutrients the project is estimated to remove from a water body, watershed, or water segment with an adopted nutrient total maximum daily load.
- (c) The potential for the project to provide a cost- effective solution to pollution, including pollution caused by onsite sewage treatment and disposal systems.
- (d) The anticipated impact the project will have on restoring or increasing flow or water level.
- (e) The amount of matching funds for the project which will be provided by the entities responsible for implementing the project.
- (f) Whether the project is located in a rural area of opportunity, as defined in s. 288.0656, with preference given to the local government responsible for implementing the project.
- (g) For multiple-year projects, whether the project has funding sources that are identified and assured through the expected completion date of the project.
- (h) The cost of the project and the length of time it will take to complete relative to its expected benefits.
- (i) Whether the entities responsible for implementing the project have used their own funds for projects to improve water quality or conserve water use with preference given to those entities that have expended such funds

Section 38. Section 403.0623, Florida Statutes, is amended to read:

403.0623 Environmental data; quality assurance.—

- (1) The department must establish, by rule, appropriate quality assurance requirements for environmental data submitted to the department and the criteria by which environmental data may be rejected by the department. The department may adopt and enforce rules to establish data quality objectives and specify requirements for training of laboratory and field staff, sample collection methodology, proficiency testing, and audits of laboratory and field sampling activities. Such rules may be in addition to any laboratory certification provisions under ss. 403.0625 and 403.863.
- (2)(a) The department, in coordination with the water management districts, regional water supply authorities, and the Department of Agriculture and Consumer Services shall establish standards for the collection and analysis of water quantity, water quality, and related data to ensure quality, reliability, and validity of the data and testing results.
- (b) To the extent practicable, the department shall coordinate with federal agencies to ensure that its collection and analysis of water quality, water quantity, and related data, which may be used by any state agency, water management district, or local government, is consistent with this subsection.

(c) In order to receive state funds for the acquisition of lands or the financing of a water resource project, state agencies and water management districts must show that they followed the department's collection and analysis standards, if available, as a prerequisite for any such request for funding.

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(d) The department and the water management districts may adopt rules to implement this subsection.

Section 39. Subsection (7) of section 403.067, Florida Statutes, is amended to read:

403.067 Establishment and implementation of total maximum daily loads —

- (7) DEVELOPMENT OF BASIN MANAGEMENT PLANS AND IMPLEMENTATION OF TOTAL MAXIMUM DAILY LOADS.—
  - (a) Basin management action plans.—
- 1. In developing and implementing the total maximum daily load for a water body, the department, or the department in conjunction with a water management district, may develop a basin management action plan that addresses some or all of the watersheds and basins tributary to the water body. Such plan must integrate the appropriate management strategies available to the state through existing water quality protection programs to achieve the total maximum daily loads and may provide for phased implementation of these management strategies to promote timely, cost-effective actions as provided for in s. 403.151. The plan must establish a schedule implementing the management strategies, establish a basis for evaluating the plan's effectiveness, and identify feasible funding strategies for implementing the plan's management strategies. The management strategies may include regional treatment systems or other public works, where appropriate, and voluntary trading of water quality credits to achieve the needed pollutant load reductions.
- 2. A basin management action plan must equitably allocate, pursuant to paragraph (6)(b), pollutant reductions to individual basins, as a whole to all basins, or to each identified point source or category of nonpoint sources, as appropriate. For nonpoint sources for which best management practices have been adopted, the initial requirement specified by the plan must be those practices developed pursuant to paragraph (c). Where appropriate, the plan may take into account the benefits of pollutant load reduction achieved by point or nonpoint sources that have implemented management strategies to reduce pollutant loads, including best management practices, before the development of the basin management action plan. The plan must also identify the mechanisms that will address potential future increases in pollutant loading.
- 3. The basin management action planning process is intended to involve the broadest possible range of interested parties, with the objective of encouraging the greatest amount of cooperation and consensus possible. In developing a basin management action plan, the department shall assure that key stakeholders, including, but not limited to, applicable local governments, water management districts, the Department of Agriculture and Consumer Services, other appropriate state agencies, local soil and water conservation districts, environmental groups, regulated interests, and affected pollution sources, are invited to participate in the process. The department shall hold at least one public meeting in the vicinity of the watershed or basin to discuss and receive comments during the planning process and shall otherwise encourage public participation to the greatest practicable extent. Notice of the public meeting must be published in a newspaper of general circulation in each county in which the watershed or basin lies not less than 5 days nor more than 15 days before the public meeting. A basin management action plan does not supplant or otherwise alter any assessment made under subsection (3) or subsection (4) or any calculation or initial allocation.
  - 4. Each new or revised basin management action plan shall include:
- a. The appropriate management strategies available through existing water quality protection programs to achieve total maximum daily loads, which may provide for phased implementation to promote timely, cost-effective actions as provided for in s. 403.151;
  - b. A description of best management practices adopted by rule;

- c. A list of projects in priority ranking with a planning-level cost estimate and estimated date of completion for each listed project;
- d. The source and amount of financial assistance to be made available by the department, a water management district, or other entity for each listed project, if applicable; and
- e. A planning-level estimate of each listed project's expected load reduction, if applicable.
- 5.4. The department shall adopt all or any part of a basin management action plan and any amendment to such plan by secretarial order pursuant to chapter 120 to implement the provisions of this section.
- 6.5. The basin management action plan must include milestones for implementation and water quality improvement, and an associated water quality monitoring component sufficient to evaluate whether reasonable progress in pollutant load reductions is being achieved over time. An assessment of progress toward these milestones shall be conducted every 5 years, and revisions to the plan shall be made as appropriate. Revisions to the basin management action plan shall be made by the department in cooperation with basin stakeholders. Revisions to the management strategies required for nonpoint sources must follow the procedures set forth in subparagraph (c)4. Revised basin management action plans must be adopted pursuant to subparagraph 5. 4.
- 7.6. In accordance with procedures adopted by rule under paragraph (9)(c), basin management action plans, and other pollution control programs under local, state, or federal authority as provided in subsection (4), may allow point or nonpoint sources that will achieve greater pollutant reductions than required by an adopted total maximum load or wasteload allocation to generate, register, and trade water quality credits for the excess reductions to enable other sources to achieve their allocation; however, the generation of water quality credits does not remove the obligation of a source or activity to meet applicable technology requirements or adopted best management practices. Such plans must allow trading between NPDES permittees, and trading that may or may not involve NPDES permittees, where the generation or use of the credits involve an entity or activity not subject to department water discharge permits whose owner voluntarily elects to obtain department authorization for the generation and sale of credits.
- 8.7. The provisions of the department's rule relating to the equitable abatement of pollutants into surface waters do not apply to water bodies or water body segments for which a basin management plan that takes into account future new or expanded activities or discharges has been adopted under this section.
  - (b) Total maximum daily load implementation.—
- 1. The department shall be the lead agency in coordinating the implementation of the total maximum daily loads through existing water quality protection programs. Application of a total maximum daily load by a water management district must be consistent with this section and does not require the issuance of an order or a separate action pursuant to s. 120.536(1) or s. 120.54 for the adoption of the calculation and allocation previously established by the department. Such programs may include, but are not limited to:
- a. Permitting and other existing regulatory programs, including water-quality-based effluent limitations;
- b. Nonregulatory and incentive-based programs, including best management practices, cost sharing, waste minimization, pollution prevention, agreements established pursuant to s. 403.061(21), and public education;
- c. Other water quality management and restoration activities, for example surface water improvement and management plans approved by water management districts or basin management action plans developed pursuant to this subsection;
- d. Trading of water quality credits or other equitable economically based agreements;
  - e. Public works including capital facilities; or
  - f. Land acquisition.

- 2. For a basin management action plan adopted pursuant to paragraph (a), any management strategies and pollutant reduction requirements associated with a pollutant of concern for which a total maximum daily load has been developed, including effluent limits set forth for a discharger subject to NPDES permitting, if any, must be included in a timely manner in subsequent NPDES permits or permit modifications for that discharger. The department may not impose limits or conditions implementing an adopted total maximum daily load in an NPDES permit until the permit expires, the discharge is modified, or the permit is reopened pursuant to an adopted basin management action plan.
- a. Absent a detailed allocation, total maximum daily loads must be implemented through NPDES permit conditions that provide for a compliance schedule. In such instances, a facility's NPDES permit must allow time for the issuance of an order adopting the basin management action plan. The time allowed for the issuance of an order adopting the plan may not exceed 5 years. Upon issuance of an order adopting the plan, the permit must be reopened or renewed, as necessary, and permit conditions consistent with the plan must be established. Notwith-standing the other provisions of this subparagraph, upon request by an NPDES permittee, the department as part of a permit issuance, renewal, or modification may establish individual allocations before the adoption of a basin management action plan.
- b. For holders of NPDES municipal separate storm sewer system permits and other stormwater sources, implementation of a total maximum daily load or basin management action plan must be achieved, to the maximum extent practicable, through the use of best management practices or other management measures.
- c. The basin management action plan does not relieve the discharger from any requirement to obtain, renew, or modify an NPDES permit or to abide by other requirements of the permit.
- d. Management strategies set forth in a basin management action plan to be implemented by a discharger subject to permitting by the department must be completed pursuant to the schedule set forth in the basin management action plan. This implementation schedule may extend beyond the 5-year term of an NPDES permit.
- e. Management strategies and pollution reduction requirements set forth in a basin management action plan for a specific pollutant of concern are not subject to challenge under chapter 120 at the time they are incorporated, in an identical form, into a subsequent NPDES permit or permit modification.
- f. For nonagricultural pollutant sources not subject to NPDES permitting but permitted pursuant to other state, regional, or local water quality programs, the pollutant reduction actions adopted in a basin management action plan must be implemented to the maximum extent practicable as part of those permitting programs.
- g. A nonpoint source discharger included in a basin management action plan must demonstrate compliance with the pollutant reductions established under subsection (6) by implementing the appropriate best management practices established pursuant to paragraph (c) or conducting water quality monitoring prescribed by the department or a water management district. A nonpoint source discharger may, in accordance with department rules, supplement the implementation of best management practices with water quality credit trades in order to demonstrate compliance with the pollutant reductions established under subsection (6).
- h. A nonpoint source discharger included in a basin management action plan may be subject to enforcement action by the department or a water management district based upon a failure to implement the responsibilities set forth in sub-subparagraph g.
- i. A landowner, discharger, or other responsible person who is implementing applicable management strategies specified in an adopted basin management action plan may not be required by permit, enforcement action, or otherwise to implement additional management strategies, including water quality credit trading, to reduce pollutant loads to attain the pollutant reductions established pursuant to subsection (6) and shall be deemed to be in compliance with this section. This subparagraph does not limit the authority of the department to amend a basin management action plan as specified in subparagraph (a) 6. (a)5.

- (c) Best management practices.—
- 1. The department, in cooperation with the water management districts and other interested parties, as appropriate, may develop suitable interim measures, best management practices, or other measures necessary to achieve the level of pollution reduction established by the department for nonagricultural nonpoint pollutant sources in allocations developed pursuant to subsection (6) and this subsection. These practices and measures may be adopted by rule by the department and the water management districts and, where adopted by rule, shall be implemented by those parties responsible for nonagricultural nonpoint source pollution.
- 2. The Department of Agriculture and Consumer Services may develop and adopt by rule pursuant to ss. 120.536(1) and 120.54 suitable interim measures, best management practices, or other measures necessary to achieve the level of pollution reduction established by the department for agricultural pollutant sources in allocations developed pursuant to subsection (6) and this subsection or for programs implemented pursuant to paragraph (12)(b) (13)(b). These practices and measures may be implemented by those parties responsible for agricultural pollutant sources and the department, the water management districts, and the Department of Agriculture and Consumer Services shall assist with implementation. In the process of developing and adopting rules for interim measures, best management practices, or other measures, the Department of Agriculture and Consumer Services shall consult with the department, the Department of Health, the water management districts, representatives from affected farming groups, and environmental group representatives. Such rules must also incorporate provisions for a notice of intent to implement the practices and a system to assure the implementation of the practices, including site inspection and recordkeeping requirements.
- Where interim measures, best management practices, or other measures are adopted by rule, the effectiveness of such practices in achieving the levels of pollution reduction established in allocations developed by the department pursuant to subsection (6) and this subsection or in programs implemented pursuant to paragraph (12)(b) (13)(b) must be verified at representative sites by the department. The department shall use best professional judgment in making the initial verification that the best management practices are reasonably expected to be effective and, where applicable, must notify the appropriate water management district or the Department of Agriculture and Consumer Services of its initial verification before the adoption of a rule proposed pursuant to this paragraph. Implementation, in accordance with rules adopted under this paragraph, of practices that have been initially verified to be effective, or verified to be effective by monitoring at representative sites, by the department, shall provide a presumption of compliance with state water quality standards and release from the provisions of s. 376.307(5) for those pollutants addressed by the practices, and the department is not authorized to institute proceedings against the owner of the source of pollution to recover costs or damages associated with the contamination of surface water or groundwater caused by those pollutants. Research projects funded by the department, a water management district, or the Department of Agriculture and Consumer Services to develop or demonstrate interim measures or best management practices shall be granted a presumption of compliance with state water quality standards and a release from the provisions of s. 376.307(5). The presumption of compliance and release is limited to the research site and only for those pollutants addressed by the interim measures or best management practices. Eligibility for the presumption of compliance and release is limited to research projects on sites where the owner or operator of the research site and the department, a water management district, or the Department of Agriculture and Consumer Services have entered into a contract or other agreement that, at a minimum, specifies the research objectives, the cost-share responsibilities of the parties, and a schedule that details the beginning and ending dates of the project.
- 4. Where water quality problems are demonstrated, despite the appropriate implementation, operation, and maintenance of best management practices and other measures required by rules adopted under this paragraph, the department, a water management district, or the Department of Agriculture and Consumer Services, in consultation with the department, shall institute a reevaluation of the best management practice or other measure. Should the reevaluation determine that the best management practice or other measure requires modification, the department, a water management district, or the Department of Agri-

- culture and Consumer Services, as appropriate, shall revise the rule to require implementation of the modified practice within a reasonable time period as specified in the rule.
- 5. Agricultural records relating to processes or methods of production, costs of production, profits, or other financial information held by the Department of Agriculture and Consumer Services pursuant to subparagraphs 3. and 4. or pursuant to any rule adopted pursuant to subparagraph 2. are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Upon request, records made confidential and exempt pursuant to this subparagraph shall be released to the department or any water management district provided that the confidentiality specified by this subparagraph for such records is maintained
- 6. The provisions of subparagraphs 1. and 2. do not preclude the department or water management district from requiring compliance with water quality standards or with current best management practice requirements set forth in any applicable regulatory program authorized by law for the purpose of protecting water quality. Additionally, subparagraphs 1. and 2. are applicable only to the extent that they do not conflict with any rules adopted by the department that are necessary to maintain a federally delegated or approved program.
- (d) Enforcement and verification of basin management action plans and management strategies.—
- 1. Basin management action plans are enforceable pursuant to this section and ss. 403.121, 403.141, and 403.161. Management strategies, including best management practices and water quality monitoring, are enforceable under this chapter.
  - 2. No later than January 1, 2016:
- a. The department, in consultation with the water management districts and the Department of Agriculture and Consumer Services, shall initiate rulemaking to adopt procedures to verify implementation of water quality monitoring required in lieu of implementation of best management practices or other measures pursuant to s. 403.067(7)(b)2.g.;
- b. The department, in consultation with the water management districts and the Department of Agriculture and Consumer Services, shall initiate rulemaking to adopt procedures to verify implementation of nonagricultural interim measures, best management practices, or other measures adopted by rule pursuant to s. 403.067(7)(c)1.; and
- c. The Department of Agriculture and Consumer Services, in consultation with the water management districts and the department, shall initiate rulemaking to adopt procedures to verify implementation of agricultural interim measures, best management practices, or other measures adopted by rule pursuant to s. 403.067(7)(c)2.

The above rules shall include enforcement procedures applicable to the landowner, discharger, or other responsible person required to implement applicable management strategies, including best management practices, or water quality monitoring as a result of noncompliance.

Section 40. Section 403.0675, Florida Statutes, is created to read:

403.0675 Progress reports.—On or before July 1, beginning July 1, 2017:

(1) The department, in conjunction with the water management districts, shall post on its website and submit electronically an annual progress report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the status of each total maximum daily load, basin management action plan, minimum flow or minimum water level, and recovery or prevention strategy adopted pursuant to s. 403.067 or parts I and VIII of chapter 373. The report must include the status of each project identified to achieve an adopted total maximum daily load or an adopted minimum flow or minimum water level, as applicable. If a report indicates that any of the 5-, 10-, or 15-year milestones, or the 20year target date, if applicable, for achieving a total maximum daily load or a minimum flow or minimum water level will not be met, the report must include an explanation of the possible causes and potential solutions. If applicable, the report must include project descriptions, estimated costs, proposed priority ranking for project implementation, and funding needed to achieve the total maximum daily load or the minimum

flow or minimum water level by the target date. Each water management district shall post the department's report on its website.

(2) The Department of Agriculture and Consumer Services shall post on its website and submit electronically an annual progress report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the status of the implementation of the agricultural nonpoint source best management practices including an implementation assurance report summarizing survey responses and response rates, site inspections and other methods used to verify implementation of and compliance with best management practices pursuant to basin management action plans.

Section 41. Subsection (21) is added to section 403.861, Florida Statutes, to read:

403.861 Department; powers and duties.—The department shall have the power and the duty to carry out the provisions and purposes of this act and, for this purpose, to:

(21)(a) Upon issuance of a construction permit to construct a new public water system drinking water treatment facility to provide potable water supply using a surface water of the state that, at the time of the permit application, is not being used as a potable water supply, and the classification of which does not include potable water supply as a designated use, the department shall add treated potable water supply as a designated use of the surface water segment in accordance with s. 403.061(29)(b).

(b) For existing public water system drinking water treatment facilities that use a surface water of the state as a treated potable water supply, which surface water classification does not include potable water as a designated use, the department shall add treated potable water supply as a designated use of the surface water segment in accordance with s. 403.061(29)(b).

Section 42. This act shall take effect July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to environmental resources; amending s. 259.032, F.S.; requiring the Department of Environmental Protection to publish, update, and maintain a database of conservation lands; requiring the department to submit a report by a certain date each year to the Governor and the Legislature identifying the percentage of such lands which the public has access to and the efforts the department has undertaken to increase public access; amending ss. 260.0144 and 335.065, F.S.; conforming provisions to changes made by the act; creating s. 339.81, F.S.; creating the Florida Shared-Use Nonmotorized Trail Network; specifying the composition of the network; requiring the network to be included in the Department of Transportation's work program; declaring the planning, development, operation, and maintenance of the network to be a public purpose; authorizing the department to transfer maintenance responsibilities to certain state agencies and contract with not-for-profit or private sector entities to provide maintenance services; authorizing the department to adopt rules; providing an appropriation; creating s. 339.82, F.S.; requiring the department to develop a network plan for the Florida Shared-Use Nonmotorized Trail Network; creating s. 339.83, F.S.; authorizing the department to enter into concession agreements with not-for-profit or private sector entities for certain commercial sponsorship signs, markings, and exhibits; authorizing the department to contract for the provision of certain services related to the trail sponsorship program; authorizing the department to adopt rules; amending s. 373.019, F.S.; revising the definition of the term "water resource development" to include technical assistance to selfsuppliers under certain circumstances; amending s. 373.036, F.S.; requiring certain information to be included in the consolidated annual report for all projects related to water quality or water quantity; creating s. 373.037, F.S.; defining terms; providing legislative findings; authorizing certain water management districts to designate and implement pilot projects; providing powers and limitations for the governing boards of such water management districts; requiring a participating water management district to submit a report to the Governor and the Legislature on the effectiveness of its pilot project by a certain date; amending s. 373.042, F.S.; requiring the Department of Environmental Protection or the governing board of a water management district to adopt a minimum flow or minimum water level for an Outstanding Florida

Spring using emergency rulemaking authority under certain circumstances; requiring collaboration in the development and implementation of recovery or prevention strategies under certain circumstances; authorizing the department to use emergency rulemaking procedures under certain circumstances; amending s. 373.0421, F.S.; directing the department or the water management district governing boards to adopt and implement certain recovery or prevention strategies concurrent with the adoption of minimum flows and minimum water levels; providing criteria for such recovery or prevention strategies; requiring certain amendments to regional water supply plans to be concurrent with relevant portions of the recovery or prevention strategy; directing water management districts to notify the department when water use permit applications are denied for a specified reason; providing for the review and update of regional water supply plans in such cases; creating s. 373.0465, F.S.; providing legislative intent; defining the term "Central Florida Water Initiative Area"; requiring the department, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services to develop and implement a multidistrict regional water supply plan; providing plan criteria and requirements; providing applicability; requiring the department to adopt rules; amending s. 373.1501, F.S.; specifying authority of the South Florida Water Management District to allocate quantities of, and assign priorities for the use of, water within its jurisdiction; directing the district to provide recommendations to the United States Army Corps of Engineers when developing or implementing certain water control plans or regulation schedules; amending s. 373.219, F.S.; requiring the department to adopt certain uniform rules; amending s. 373.223, F.S.; requiring consumptive use permits authorizing over a certain amount to be monitored on a specified basis; amending s. 373.2234, F.S.; directing water management district governing boards to consider the identification of preferred water supply sources for certain water users; amending s. 373.227, F.S.; prohibiting water management districts from modifying permitted allocation amounts under certain circumstances; requiring the water management districts to adopt rules to promote water conservation incentives; amending s. 373.233, F.S.; providing conditions under which the department and water management district governing boards are directed to give preference to certain applications; amending s. 373.4591, F.S.; providing priority consideration to certain public-private partnerships for water storage, groundwater recharge, and water quality improvements on private agricultural lands; amending s. 373.4595, F.S.; revising and providing definitions relating to the Northern Everglades and Estuaries Protection Program; clarifying provisions of the Lake Okeechobee Watershed Protection Program; directing the South Florida Water Management District to revise certain rules and provide for a watershed research and water quality monitoring program; revising provisions for the Caloosahatchee River Watershed Protection Program and the St. Lucie River Watershed Protection Program; revising permitting and annual reporting requirements relating to the Northern Everglades and Estuaries Protection Program; revising requirements for certain basin management action plans; amending s. 373.467, F.S.; revising the qualifications for membership on the Harris Chain of Lakes Restoration Council; authorizing the Lake County legislative delegation to waive such membership qualifications for good cause; providing for council vacancies; amending s. 373.536, F.S.; requiring a water management district to include an annual funding plan in the water resource development work program; directing the department to post the work program on its website; amending s. 373.703, F.S.; authorizing water management districts to join with private landowners for the purpose of carrying out their powers; amending s. 373.705, F.S.; revising legislative intent; requiring water management district governing boards to include certain information in their annual budget submittals; requiring water management districts to promote expanded cost-share criteria for additional conservation practices; amending s. 373.707, F.S.; authorizing water management districts to provide technical and financial assistance to certain self-suppliers and to waive certain construction costs of alternative water supply development projects sponsored by certain water users; amending s. 373.709, F.S.; requiring regional water supply plans to include traditional and alternative water supply project options that are technically and financially feasible; directing the department to include certain funding analyses and project explanations in regional water supply planning reports; creating part VIII of ch. 373, F.S., entitled the "Florida Springs and Aquifer Protection Act"; creating s. 373.801, F.S.; providing legislative findings and intent; creating s. 373.802, F.S.; defining terms; creating s. 373.803, F.S.; requiring the department to delineate a priority focus area for each Outstanding

Florida Spring by a certain date; creating s. 373.805, F.S.; requiring a water management district or the department to adopt or revise various recovery or prevention strategies under certain circumstances; providing minimum requirements for recovery or prevention strategies for Outstanding Florida Springs; authorizing local governments to apply for an extension for projects in an adopted recovery or prevention strategy; creating s. 373.807, F.S.; requiring the department to initiate assessments of Outstanding Florida Springs by a certain date; requiring the department to develop basin management action plans; authorizing local governments to apply for an extension for projects in an adopted basin management action plan; requiring certain local governments to develop, enact, and implement an urban fertilizer ordinance by a certain date; requiring the department in consultation with the Department of Health and relevant local governments and utilities, to develop onsite sewage treatment and disposal system remediation plans under certain circumstances; creating s. 373.811, F.S.; specifying prohibited activities within a priority focus area of an Outstanding Florida Spring; creating s. 373.813, F.S.; providing rulemaking authority; amending s. 403.061, F.S.; requiring the department to create a consolidated water resources work plan; directing the department to adopt by rule a specific surface water classification to protect surface waters used for treated potable water supply; providing criteria for such rule; authorizing the reclassification of surface waters used for treated potable water supply notwithstanding such rule; requiring the department to create and maintain a web-based interactive map; creating s. 403.0616, F.S.; creating the Florida Water Resources Advisory Council to provide the Legislature with recommendations for projects submitted by governmental entities; requiring the department to adopt rules; creating s. 403.0617, F.S.; requiring the department to propose for adoption rules to competitively evaluate and rank projects for selection and prioritization by the Water Resources Advisory Council by a certain date; amending s. 403.0623, F.S.; requiring the department to establish certain standards; requiring state agencies and water management districts to show that they followed the department's standards in order to receive certain funding; amending s. 403.067, F.S.; providing requirements for new or revised best management action plans; requiring the department adopt rules relating to the enforcement and verification of best management action plans and management strategies; creating s. 403.0675, F.S.; requiring the department and the Department of Agriculture and Consumer Services to post annual progress reports on their websites and to submit such reports to the Governor and the Legislature; requiring each water management district to post the Department of Environmental Protection's report on its website; amending s. 403.861, F.S.; directing the department to add treated potable water supply as a designated use of a surface water segment under certain circumstances; providing an effective date.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Montford moved the following amendment to **Amendment 1** (250624) which was adopted:

Amendment 1A (529256) (with title amendment)—Between lines 4002 and 4003 insert:

Section 42. Jerry Edward Brooks Environmental Laboratory designated.—

- (1) The laboratory building within the Bob Martinez Center, the facility for the Department of Environmental Protection, located at the site at 2600 Blair Stone Road in Tallahassee, is designated as the "Jerry Edward Brooks Environmental Laboratory."
- (2) The Department of Management Services is directed to erect suitable markers designating the Jerry Edward Brooks Environmental Laboratory as described in subsection (1).

And the title is amended as follows:

Delete line 4224 and insert: under certain circumstances; designating the laboratory building within the facility for the Department of Environmental Protection as the "Jerry Edward Brooks Environmental Laboratory"; directing the Department of Management Services to erect suitable markers; providing an effective

Amendment 1 (250624) as amended was adopted.

On motion by Senator Dean, by two-thirds vote **CS for HB 7003** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Evers	Legg
Flores	Margolis
Gaetz	Montford
Galvano	Richter
Garcia	Ring
Gibson	Sachs
Grimsley	Simmons
Hays	Simpson
Hukill	Smith
Hutson	Sobel
Joyner	Soto
Latvala	Stargel
Lee	Thompson
	Flores Gaetz Galvano Garcia Gibson Grimsley Hays Hukill Hutson Joyner Latvala

Nays-1

Negron

Consideration of CS for CS for CS for SB 532 and CS for SB 1214 was deferred.

CS for SB 7072-A bill to be entitled An act relating to specialty license plates; amending s. 320.08053, F.S., relating to requirements for requests to establish a specialty license plate; deleting application requirements; revising presale requirements; providing an exception to the presale requirements for certain specialty plates; amending s. 320.08056, F.S.; authorizing a request for a specialty plate to be made annually to an authorized agent serving on behalf of the Department of Highway Safety and Motor Vehicles; deleting certain specialty license plates from the list of license plates for which an annual use fee must be collected; revising the minimum requirements to continue issuance of certain specialty plates; providing an exception to the minimum requirements for certain specialty plates; conforming cross-references; amending s. 320.08058, F.S.; deleting specified specialty license plates; revising provisions relating to specified specialty license plates; conforming cross-references; amending ss. 320.08056 and 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop certain specialty license plates; establishing an annual use fee for the plates; providing for distribution and use of fees collected from the sale of the plates; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for SB 7072**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 7055** was withdrawn from the Committees on Transportation; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Fiscal Policy.

On motion by Senator Brandes, the rules were waived and-

CS for HB 7055—A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 112.19, F.S.; authorizing an employing agency to pay a certain amount of funeral expenses for certain officers killed in the line of duty; amending s. 316.212, F.S.; authorizing municipalities to permit golf carts to be operated on certain roads; amending s. 316.228, F.S.; revising requirements for a flag displayed when a load extends beyond a vehicle; amending s. 316.515, F.S.; authorizing the Department of Transportation to permit transport of multiple sections or single units on an overlength trailer of no more than a specified length under certain circumstances; amending s. 318.18, F.S.; revising a penalty for a violation of specified provisions prohibiting parking a motor vehicle in certain locations to display the vehicle for sale, hire, or rent; amending s. 319.141, F.S.; defining the term "rebuilt inspection services"; directing the Department of Highway Safety and Motor Vehicles to oversee a pilot program in Miami-Dade County to evaluate alternatives for certain rebuilt inspection services by a specified date; revising the minimum criteria an applicant must meet before he or she is approved as a rebuilt motor vehicle inspection facility operator;

requiring that program participants maintain records of each rebuilt vehicle examination processed at such facility for a specified period; requiring the department to terminate any operator from the program under certain circumstances; requiring a current operator to give the department written notice of an intended sale within a specified period; requiring a prospective owner to meet specified requirements and execute a certain memorandum; deleting a provision requiring the department to submit a report to the Legislature; revising a scheduled repeal date; amending s. 319.20, F.S.; providing applicability; requiring that a residential manufactured building placed on a mobile home lot be treated as a mobile home for certain purposes; amending s. 320.02, F.S.; requiring the motor vehicle registration form and registration renewal form to include an option to make a voluntary contribution to the Florida Breast Cancer Foundation; amending s. 320.03, F.S.; directing certain agents of the Department of Highway Safety and Motor Vehicles to provide certain applicants with the option to register contact information and the option to be contacted with information regarding certain benefits; amending s. 320.08053, F.S.; revising requirements for establishing a specialty license plate; amending ss. 320.08056 and 320.08058, F.S.; providing for an authorized agent of the department to receive requests for a specialty license plate; revising provisions for Florida Professional Sports Team license plates; revising the definition of the term "major sports events" for purposes of distribution of specialty license plate annual use fees; removing provisions for issuance of certain specialty license plates and annual use fees for such plates; amending s. 320.086, F.S.; revising provisions for issuance of special license plates for specified ancient and antique motor vehicles; amending s. 322.08, F.S.; requiring the application form for a driver license to provide applicants with the option to register contact information and the option to be contacted with information regarding certain benefits; requiring the application form for an original, renewal, or replacement driver license or identification card to include an option to make a voluntary contribution to the Florida Breast Cancer Foundation; providing that contributions received are not income of a revenue nature; amending s. 324.242, F.S.; revising conditions under which the department is required to release certain policy numbers; requiring the department to provide personal injury protection and property damage liability insurance policy numbers to department-approved third parties under certain circumstances; providing requirements to obtain specified policy information; authorizing the disclosure of certain confidential and exempt information to governmental entities under certain circumstances; providing a definition; amending s. 381.88, F.S.; revising the Emergency Allergy Treatment Act; revising the definition of the term "authorized health care practitioner"; providing that a certificate of training may be given to a certified emergency medical technician with certain training that authorizes the technician to receive, possess, and administer a prescribed epinephrine auto-injector under certain circumstances; reenacting ss. 319.23(3)(c) and 320.08(2)(a) and (3)(e), F.S., relating to motor vehicle certificates of title and motor vehicle license taxes, respectively, to incorporate the amendments made by the act to s. 320.086, F.S., in references thereto; providing an effective date.

—a companion measure, was substituted for  $\mathbf{CS}$  for  $\mathbf{SB}$  7072 and read the second time by title.

By direction of the President, further consideration of **CS for HB 7055** was deferred.

Consideration of CS for HB 733 and CS for CS for SB 7070 was deferred.

The Senate resumed consideration of-

CS for CS for CS for HB 1205—A bill to be entitled An act relating to the regulation of oil and gas resources; amending s. 377.19, F.S.; applying the definitions of certain terms to additional sections of chapter 377, F.S.; revising the definition of the term "division"; conforming a cross-reference; defining the term "high-pressure well stimulation"; amending s. 377.22, F.S.; revising the rulemaking authority of the Department of Environmental Protection; amending s. 377.24, F.S.; requiring that a permit be obtained before the performance of a high-pressure well stimulation; specifying that a permit may authorize single or multiple activities; prohibiting the department from approving permits for high-pressure well stimulation until certain rulemaking is complete; amending s. 377.241, F.S.; requiring the Division of Water Resource Management to give consideration to and be guided by certain

additional criteria when issuing permits; amending s. 377.242, F.S.; authorizing the department to issue permits for the performance of a high-pressure well stimulation; revising permit requirements that permitholders agree not to prevent division inspections; prohibiting a county, municipality, or other political subdivision of the state from adopting or establishing permitting programs for certain oil and gas activities; amending s. 377.2425, F.S.; requiring an applicant or operator to provide surety that performance of a high-pressure well stimulation will be conducted in a safe and environmentally compatible manner; creating s. 377.2436, F.S.; directing the department to conduct a study on high-pressure well stimulation; providing study criteria; requiring the study to be submitted to the Governor and Legislature; amending s. 377.37, F.S.; increasing the maximum amount of a civil penalty; creating s. 377.45, F.S.; requiring the department to designate the national chemical registry as the state's registry; requiring service providers, vendors, and well owners or operators to report certain information to the department; providing applicability; requiring the department to adopt rules; amending ss. 377.07, 377.10, 377.243, and 377.244, F.S.; conforming provisions; providing an appropriation; providing an effective

—which was previously considered April 28 with pending **Amendment 1 (568124)** by Senator Soto.

# SENATOR BEAN PRESIDING

On motion by Senator Richter, further consideration of **CS for CS for CS for HB 1205** with pending **Amendment 1 (568124)** was deferred.

Consideration of SB 1582 and CS for CS for SB 7066 was deferred.

# ADOPTION OF RESOLUTIONS

### THE PRESIDENT PRESIDING

On motion by Senator Latvala-

By Senator Latvala—

**SR 1674**—A resolution expressing the heartfelt appreciation of the members of the Florida Senate to Donald Severance for his more than 15 years of service as Sergeant at Arms and nearly 40 years of total service to the Senate, and wishing Sergeant Severance and his family every happiness in his retirement.

WHEREAS, Donald Severance was born on September 24, 1954, in Live Oak and is a 1972 graduate of Suwannee High School, and

WHEREAS, Donald Severance attended Tallahassee Community College and the former Lively Law Enforcement Academy and received additional training in the United States Marshals Service State and Local Court program, at the noncommissioned officer's school of the Florida National Guard, and at the Pat Thomas Law Enforcement Academy, where he was commissioned as a law enforcement officer, and

WHEREAS, Donald Severance is a veteran of the First Gulf War, having served during Operation Desert Shield and Operation Desert Storm, and

WHEREAS, from 1972 to 1994, Donald Severance was a member of the Florida National Guard Rifle and Pistol Team, and retired from the Florida National Guard with a record of distinguished service to the State of Florida and the United States, and,

WHEREAS, Donald Severance continues his longstanding service as a member of the Florida Highway Patrol Auxiliary, where he is frequently called upon to aid his fellow citizens, and

WHEREAS, Donald Severance began his distinguished service as an employee of the Florida Senate in April 1976 as Assistant Sergeant at Arms and subsequently served as an automated text editor, a support services assistant, and a senior support services assistant, and

WHEREAS, in February 1998, Donald Severance was named Deputy Sergeant at Arms, serving under Sergeant at Arms Wayne W. Todd, Jr., and

WHEREAS, in August 1999, Donald Severance was appointed by then-Senate President Toni Jennings as Sergeant at Arms, a position in which he has served with integrity and distinction for more than 15 years, the third-longest tenure in the history of the position, and

WHEREAS, Donald Severance has honorably served under 21 Senate Presidents, serving 9 as Sergeant at Arms, and

WHEREAS, as Sergeant of Arms, Donald Severance has ensured the security of the chamber, committee rooms, and the gallery of the Senate and has overseen the management of the property of the Senate, and

WHEREAS, Donald Severance treats everyone he meets with kindness and respect and he will be greatly missed by the members of this body and his extended Legislative family, NOW, THEREFORE,

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

That we express the heartfelt appreciation of the members of the Florida Senate to Donald Severance for his more than 15 years of service as Sergeant at Arms and nearly 40 years of total service to the Senate, and wish him, his wife, Sherry, and their daughter, Chelsey, every happiness in his retirement.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Sergeant at Arms Donald Severance as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Latvala, SR 1674 was read the second time in full and adopted.

# SPECIAL RECOGNITION

Senator Latvala, along with several other Senators, recognized Sergeant at Arms Donald Severance and thanked him for his service to the Florida Senate. Senator Latvala introduced Sergeant Severance's wife, Sherry, and his daughter, Chelsey, who were present in the chamber. The President congratulated Sergeant Severance on his retirement and thanked him for his nearly 40 years of service in the Senate.

At the request of Senator Bullard—

By Senator Bullard-

**SR 1572**—A resolution recognizing March 10, 2015, as "Correctional Officers Day" in Florida.

WHEREAS, Florida's 17,000 correctional officers and correctional probation officers are a vital, often unrecognized component of this state's law enforcement system, and

WHEREAS, these hard-working individuals help oversee and care for more than 100,000 inmates in Florida prisons and supervise more than 145,000 offenders in the community, and

WHEREAS, the mission of correctional officers is to promote the safety of the public, prison staff, and inmates by providing security, supervision, and care; offering opportunities to inmates for successful reentry into society; and engaging in partnerships that enhance the quality of life of all Floridians, and

WHEREAS, correctional probation officers protect the public by monitoring offenders while they are under community supervision to ensure that these individuals are complying with the conditions of their release, and by timely reporting noncompliance to the court or releasing authority, and

WHEREAS, correctional officers and correctional probation officers strive to help offenders transition back into our communities by giving them the supervision and tools they need to become productive citizens through a variety of programs, and

WHEREAS, the efforts of correctional officers and correctional probation officers on behalf of inmates and those under community supervision serve our communities, our families, and our state, NOW, THEREFORE,

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

That we recognize March 10, 2015, as "Correctional Officers Day" in Florida

—was introduced, read and adopted by publication.

At the request of Senator Richter-

By Senator Richter—

**SR 1576**—A resolution recognizing April 2015 as "Volunteer Month" in Florida.

WHEREAS, volunteers serve every day in this state, making our communities safer, stronger, and healthier, and

WHEREAS, volunteers improve the lives of our most vulnerable citizens, including seniors, children, and those with unique abilities, and

WHEREAS, volunteers help Florida job seekers by providing job coaching and professional development skills, creating a significant economic development impact, and

WHEREAS, state and local government leaders are increasingly turning to volunteers as a cost-effective solution to local challenges, while also saving taxpayer dollars, and

WHEREAS, volunteering can increase an individual's employment prospects by helping the job seeker to learn new skills, expand his or her professional network, and prepare for leadership roles, and

WHEREAS, volunteers in Florida serve as tutors and mentors at schools, helping students achieve academic success and preparing them for the workforce, and

WHEREAS, volunteers in this state support veterans by providing job training and engaging them in community service, and

WHEREAS, volunteers in Florida are critical to our state's emergency management efforts, responding to floods, hurricanes, fires, tornadoes, and other disasters, and

WHEREAS, volunteers in Florida work to protect and restore our precious natural resources, from beaches and rivers to forests, lakes, and other sensitive habitats, and

WHEREAS, Volunteer Florida serves as the lead agency for service and volunteerism in Florida, administering millions of dollars in funding to grant recipients across this state and promoting volunteerism by mobilizing Floridians to serve, NOW, THEREFORE,

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

That April 2015 is recognized as "Volunteer Month" in Florida.

—was introduced, read and adopted by publication.

At the request of Senator Bullard-

By Senator Bullard-

**SR 1654**—A resolution recognizing May 11, 2015, as "Child Welfare Professionals Recognition Day" in Florida.

WHEREAS, children are this state's most precious resource and our promise for a bright future, and

WHEREAS, Florida's child welfare professionals are responsible for ensuring that our children live free from maltreatment; enjoy long-term, secure relationships within strong families and communities; and are physically and emotionally healthy and socially competent, and that families nurture, protect, and meet the needs of their children and ensure that children are well-integrated into their communities, and

WHEREAS, Florida's child welfare professionals build rapport and trust with families and those who know and support them; empower family members by identifying their strengths and the resources that are available to assist them; and demonstrate respect for each family in the context of its social network, community, and culture, and

WHEREAS, Florida's child welfare professionals form supportive partnerships with family members, relative caregivers, and foster and adoptive parents to achieve optimum communication, clear roles and responsibilities, and mutual accountability, while including parents and other caregivers in case decisionmaking, and

WHEREAS, Florida's child welfare professionals make invaluable contributions to the safety and quality of life of families and are sincerely dedicated to improving the lives of all children, NOW, THEREFORE,

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

That May 11, 2015, is recognized as "Child Welfare Professionals Recognition Day" in Florida.

-was introduced, read and adopted by publication.

At the request of Senator Joyner-

By Senator Joyner-

**SR 1672**—A resolution honoring the service of Andy Ford and commending him for his dedication to the enrichment of public education in Florida.

WHEREAS, a native of Princeton, New Jersey, Andy Ford earned a Bachelor of Arts degree from Flagler College in St. Augustine, and

WHEREAS, Andy Ford taught in a Catholic school in Trenton, New Jersey, and in urban public elementary schools in Jacksonville, and

WHEREAS, Andy Ford has held many positions as an education leader, including president of the Duval Teachers United in Jacksonville, vice president of the American Federation of Teachers, and vice president and president of the Florida Education Association (FEA), where he currently holds the distinction of being the longest-serving president of the organization, and

WHEREAS, Andy Ford was instrumental in merging the state's teachers unions into a single, unified voice for excellence in public education in Florida, and

WHEREAS, as FEA president, Andy Ford represents more than 140,000 school employees in Florida's public schools, community colleges, and universities, including teachers, education staff professionals, higher education faculty, graduate assistants, retired members, and other staff, and

WHEREAS, Andy Ford has focused his efforts on high-quality public schools for every student, dignity and justice for all workers, equal opportunities regardless of race or gender, and furthering of education as a means for individuals to achieve the great American dream, and

WHEREAS, Andy Ford continues to work tirelessly to build a stronger public education system in this state by working to move FEA's education issues forward, and mobilizing members to strengthen the FEA's voice on important education matters, and

WHEREAS, in commemoration of his final session as FEA president, Andy Ford will be remembered as a thoughtful, purposeful, and stalwart advocate for Florida's public school students and those who work in our public schools, NOW, THEREFORE,

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

That we recognize the contributions and services of Andy Ford and commend him for his lifelong dedication to the preservation and advancement of public education in Florida.

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

—was introduced, read and adopted by publication.

### **OBJECTION TO SENATE RESOLUTION 1672**

Debbie Brown Secretary of the Senate May 4, 2015

Dear Secretary Brown:

Senate Resolution 1672 recognizes Andy Ford for his lifetime of achievements and his leadership of the Florida Education Association (FEA). Mr. Ford is commended for his advancement of public education in Florida and championing "education as a means for individuals to achieve the great American dream..."

Yet, Mr. Ford and the FEA filed a lawsuit against the Tax Credit Scholarships that benefit more than 70,000 underprivileged students throughout Florida. These students, whose household incomes are only 5% above the poverty level, two-thirds of whom are black or Hispanic, and the majority of whom live in single-parent homes, are succeeding by every objective measure.

These students are often among the lowest performers at their original public schools. Now, with the assistance of tax credit scholarships, they have closed that achievement gap. In fact, for six consecutive years, Florida's scholarship recipients have attained the same standardized test score gains as students of all income levels across the country.

Due to the lawsuit against more than 70,000 low-income students, I cannot support SR 1672. The Tax Credit Scholarships are helping these students achieve their American dream. Your recording of this objection is greatly appreciated.

Senator John Legg, 17th District

# RECESS

The President declared the Senate in recess at 12:20 p.m. to reconvene at 1:15 p.m.

# AFTERNOON SESSION

The Senate was called to order by the President at 1:15 p.m. A quorum present—40:

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

# SPECIAL ORDER CALENDAR

The Senate resumed consideration of—

CS for HB 7055—A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 112.19, F.S.; authorizing an employing agency to pay a certain amount of funeral expenses for certain officers killed in the line of duty; amending s. 316.212, F.S.; authorizing municipalities to permit golf carts to be operated on certain roads; amending s. 316.228, F.S.; revising requirements for a flag displayed when a load extends beyond a vehicle; amending s. 316.515, F.S.; authorizing the Department of Transportation to permit transport of multiple sections or single units on an overlength trailer of no more than a specified length under certain circumstances; amending s. 318.18, F.S.; revising a penalty for a violation of specified provisions prohibiting parking a motor vehicle in certain locations to display the vehicle for sale, hire, or rent; amending s. 319.141, F.S.; defining the term "rebuilt

inspection services"; directing the Department of Highway Safety and Motor Vehicles to oversee a pilot program in Miami-Dade County to evaluate alternatives for certain rebuilt inspection services by a specified date; revising the minimum criteria an applicant must meet before he or she is approved as a rebuilt motor vehicle inspection facility operator; requiring that program participants maintain records of each rebuilt vehicle examination processed at such facility for a specified period; requiring the department to terminate any operator from the program under certain circumstances; requiring a current operator to give the department written notice of an intended sale within a specified period; requiring a prospective owner to meet specified requirements and execute a certain memorandum; deleting a provision requiring the department to submit a report to the Legislature; revising a scheduled repeal date; amending s. 319.20, F.S.; providing applicability; requiring that a residential manufactured building placed on a mobile home lot be treated as a mobile home for certain purposes; amending s. 320.02, F.S.; requiring the motor vehicle registration form and registration renewal form to include an option to make a voluntary contribution to the Florida Breast Cancer Foundation; amending s. 320.03, F.S.; directing certain agents of the Department of Highway Safety and Motor Vehicles to provide certain applicants with the option to register contact information and the option to be contacted with information regarding certain benefits; amending s. 320.08053, F.S.; revising requirements for establishing a specialty license plate; amending ss. 320.08056 and 320.08058, F.S.; providing for an authorized agent of the department to receive requests for a specialty license plate; revising provisions for Florida Professional Sports Team license plates; revising the definition of the term "major sports events" for purposes of distribution of specialty license plate annual use fees; removing provisions for issuance of certain specialty license plates and annual use fees for such plates; amending s. 320.086, F.S.; revising provisions for issuance of special license plates for specified ancient and antique motor vehicles; amending s. 322.08, F.S.; requiring the application form for a driver license to provide applicants with the option to register contact information and the option to be contacted with information regarding certain benefits; requiring the application form for an original, renewal, or replacement driver license or identification card to include an option to make a voluntary contribution to the Florida Breast Cancer Foundation; providing that contributions received are not income of a revenue nature; amending s. 324.242, F.S.; revising conditions under which the department is required to release certain policy numbers; requiring the department to provide personal injury protection and property damage liability insurance policy numbers to department-approved third parties under certain circumstances; providing requirements to obtain specified policy information; authorizing the disclosure of certain confidential and exempt information to governmental entities under certain circumstances; providing a definition; amending s. 381.88, F.S.; revising the Emergency Allergy Treatment Act; revising the definition of the term "authorized health care practitioner"; providing that a certificate of training may be given to a certified emergency medical technician with certain training that authorizes the technician to receive, possess, and administer a prescribed epinephrine auto-injector under certain circumstances; reenacting ss. 319.23(3)(c) and 320.08(2)(a) and (3)(e), F.S., relating to motor vehicle certificates of title and motor vehicle license taxes, respectively, to incorporate the amendments made by the act to s. 320.086, F.S., in references thereto; providing an effective date.

—which was previously considered this day.

On motion by Senator Brandes, by two-thirds vote **CS for HB 7055** was read the third time by title, passed and certified to the House. The vote on passage was:

# Yeas-40

Mr. President	Detert	Hutson
Abruzzo	Diaz de la Portilla	Joyner
Altman	Evers	Latvala
Bean	Flores	Lee
Benacquisto	Gaetz	Legg
Bradley	Galvano	Margolis
Brandes	Garcia	Montford
Braynon	Gibson	Negron
Bullard	Grimsley	Richter
Clemens	Hays	Ring
Dean	Hukill	Sachs

Simmons Sobel Thompson

Simpson Soto Smith Stargel

Nays-None

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed CS/HB 133 as further amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

**CS for HB 133**—A bill to be entitled An act relating to sexual offenses; providing a short title; amending s. 775.15, F.S.; revising time limitations for the criminal prosecution of specified sexual battery offenses if the victim is 16 years of age or older; providing applicability; providing an effective date.

House Amendment 1 (056723) (with title amendment) to Senate Amendment 1 (563852)—Remove lines 7-252 of the amendment and insert:

Section 2. Paragraph (b) of subsection (13) of section 775.15, Florida Statutes, is republished, and subsection (14) of that section is amended, to read:

775.15 Time limitations; general time limitations; exceptions.—

(13)

(b) If the offense is a first degree felony violation of s. 794.011 and the victim was under 18 years of age at the time the offense was committed, a prosecution of the offense may be commenced at any time. This paragraph applies to any such offense except an offense the prosecution of which would have been barred by subsection (2) on or before October 1, 2002

(14)(a) A prosecution for a first or second degree felony violation of s. 794.011, if the victim is 16 48 years of age or older at the time of the offense and the offense is reported to a law enforcement agency within 72 hours after commission of the offense, may be commenced at any time. If the offense is not reported within 72 hours after the commission of the offense, the prosecution must be commenced within the time periods prescribed in subsection (2).

(b) Except as provided in paragraph (a) or paragraph (13)(b), a prosecution for a first or second degree felony violation of s. 794.011, if the victim is 16 years of age or older at the time of the offense, must be commenced within 8 years after the violation is committed. This paragraph applies to any such offense except an offense the prosecution of which would have been barred by subsection (2) on or before July 1, 2015.

Section 3. Subsections (3) and (5) of section 847.0141, Florida Statutes, are amended, and subsection (6) is added to that section, to read:

847.0141 Sexting; prohibited acts; penalties.—

- (3) A minor who violates subsection (1):
- (a) Commits a noncriminal violation for a first violation, punishable by 8 hours of community service or, if ordered by the court in lieu of community service, a \$60 fine. The court may also order the minor to participate in suitable training or instruction in lieu of, or in addition to, community service or a fine. The minor must sign and accept a citation indicating a promise to appear before the juvenile court. In lieu of appearing in court, the minor may complete 8 hours of community service work, pay a \$60 civil penalty, or participate in a cyber-safety program if such a program is locally available. The minor must satisfy any penalty within 30 days after receipt of the citation.

- 1. A citation issued to a minor under this subsection must be in a form prescribed by the issuing law enforcement agency, must be signed by the minor, and must contain all of the following:
  - a. The date and time of issuance.
  - b. The name and address of the minor to whom the citation is issued.
  - c. A thumbprint of the minor to whom the citation is issued.
- d. Identification of the noncriminal violation and the time it was committed.
  - e. The facts constituting reasonable cause.
  - f. The specific section of law violated.
  - g. The name and authority of the citing officer.
- h. The procedures that the minor must follow to contest the citation, perform the required community service, pay the civil penalty, or participate in a cyber-safety program.
- 2. If the citation is contested and the court determines that the minor committed a noncriminal violation under this section, the court may order the minor to perform 8 hours of community service, pay a \$60 civil penalty, or participate in a cyber-safety program, or any combination thereof.
- 3. A minor who fails to comply with the citation waives his or her right to contest it, and the court may impose any of the penalties identified in subparagraph 2. or issue an order to show cause. Upon a finding of contempt, the court may impose additional age-appropriate penalties, which may include issuance of an order to the Department of Highway Safety and Motor Vehicles to withhold issuance of, or suspend the driver license or driving privilege of, the minor for 30 consecutive days. However, the court may not impose incarceration.
- (b) Commits a misdemeanor of the first degree for a violation that occurs after *the minor has been* being found to have committed a noncriminal violation for sexting *or has satisfied the penalty imposed in lieu* of a court appearance as provided in paragraph (a), punishable as provided in s. 775.082 or s. 775.083.
- (c) Commits a felony of the third degree for a violation that occurs after *the minor has been* being found to have committed a misdemeanor of the first degree for sexting, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (5) As used in this section, the term "found to have committed" means a determination of guilt that is the result of a plea or trial, or a finding of delinquency that is the result of a plea or an adjudicatory hearing, regardless of whether adjudication is withheld.
- (6) Eighty percent of all civil penalties received by a juvenile court pursuant to this section shall be remitted by the clerk of the court to the county commission to provide training on cyber-safety for minors. The remaining 20 percent shall remain with the clerk of the court to defray administrative costs.

# And the title is amended as follows:

Remove lines 268-305 of the amendment and insert: An act relating to sexual offenses; providing a short title; amending s. 775.15, F.S.; revising time limitations for the criminal prosecution of specified sexual battery offenses if the victim is 16 years of age or older; providing applicability; amending s. 847.0141, F.S.; removing the court's discretion to impose a specified penalty for a first violation of sexting; requiring a minor cited for a first violation to sign and accept a citation to appear before juvenile court or, in lieu of appearing in court, to complete community service work, pay a civil penalty, or participate in a cyber-safety program within a certain period of time, if such program is locally available; requiring the citation to be in a form prescribed by the issuing law enforcement agency; requiring such citation to include certain information; authorizing a court to order certain penalties under certain circumstances; authorizing a court to order specified additional penalties in certain circumstances; prohibiting the court from imposing incarceration; conforming provisions to changes made by the act; requiring that a specified percentage of civil penalties received by a juvenile court be remitted by the clerk of court to the county commission to provide cyber-safety training for minors; requiring that the remaining percentage remain with the clerk of the court to cover administrative costs; amending s. 985.0301, F.S.;

On motion by Senator Soto, the Senate concurred in House Amendment 1 (056723) to Senate Amendment 1 (563852).

CS for HB 133 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-37

Mr. President	Gaetz	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Ring
Bean	Gibson	Sachs
Benacquisto	Grimsley	Simmons
Bradley	Hays	Simpson
Brandes	Hukill	Smith
Braynon	Hutson	Sobel
Bullard	Joyner	Soto
Dean	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson
Evers	Legg	
Flores	Margolis	

Nays-None

Vote after roll call:

Yea—Detert, Richter

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 396, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for SB 396—A bill to be entitled An act relating to the Florida Historic Capitol; amending s. 272.129, F.S.; removing references to the Legislative Research Center and Museum at the Historic Capitol; removing provisions authorizing establishment of a citizen support organization to support the Legislative Research Center and Museum; creating s. 272.131, F.S.; creating the Florida Historic Capitol Museum Council; providing for the appointment and qualifications of council members; prescribing duties and responsibilities for the council and individual council members; amending s. 272.135, F.S.; renaming the position of Capitol Curator as the Florida Historic Capitol Museum Director; conforming provisions; amending s. 272.136, F.S.; revising the composition of the board of directors governing the Florida Historic Capitol Museum's direct-support organization; providing that per diem and travel expenses must be paid from direct-support organization funds; conforming provisions; amending s. 320.0807, F.S.; redirecting a portion of the proceeds from the fee for special license plates for former federal or state legislators to the Florida Historic Capitol Museum's direct-support organization; providing an effective date.

**House Amendment 1 (702515) (with title amendment)**—Remove everything after the enacting clause and insert:

Section 1. Section 272.129, Florida Statutes, is amended to read:

272.129 Florida Historic Capitol; space allocation; maintenance, repair, and security.—

(1) The Legislature shall ensure that all space in the Florida Historic Capitol is restored in a manner consistent with the 1902 form and made available for allocation. Notwithstanding the provisions of ss. 255.249 and 272.04 that relate to space allocation in state-owned buildings, the President of the Senate and the Speaker of the House of Representatives shall have responsibility and authority for the allocation of all space in the restored Florida Historic Capitol, provided:

- (a) The rotunda, corridors, Senate chamber, House of Representatives chamber, and Supreme Court chamber may shall not be used as office space.
- (b) The Legislature shall be allocated sufficient space for program and administrative functions relating to the preservation, museum, and cultural programs of the Legislature.
- (2) The Florida Historic Capitol shall be maintained in accordance with good historic preservation practices as specified in the National Park Service Preservation Briefs and the Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings.
- (3) Custodial and preventive maintenance and repair of the entire *Florida* Historic Capitol and the grounds located adjacent thereto shall be the responsibility of the Department of Management Services, subject to the special requirements of the building as determined by the *Florida Historic* Capitol *Museum Director* Curator.
- (4)(a) The Legislative Research Center and Museum at the Historic Capitol, hereinafter referred to as "center," may support the establishment of a citizen support organization to provide assistance, funding, and promotional support for the center. For the purposes of this subsection, "citizen support organization" means an organization that is:
- 1. A Florida corporation not for profit incorporated under the provisions of chapter 617 and approved by the Department of State.
- 2. Organized and operated to conduct programs and activities; raise funds; request and receive grants, gifts, and bequests of money; acquire, receive, hold, invest, and administer in its own name securities, funds, objects of value, or other real and personal property; and make expenditures to or for the direct or indirect benefit of the center.
- 3. Determined by the center to be consistent with the goals of the center and in the best interests of the state.
- 4. Annually approved in writing by the center to operate for the direct or indirect benefit of the center. Such approval shall be given in a letter of agreement from the center.
- (b)1. The Legislative Research Center and Museum at the Historic Capitol may permit, without charge, appropriate use of fixed property and facilities of the center by the citizen support organization, subject to the provisions of this subsection. Such use must be directly in keeping with the approved purposes of the citizen support organization and may not be made at times or places that would unreasonably interfere with normal operations of the center.
- 2. The center may prescribe by rule any condition with which the citizen support organization must comply in order to use fixed property or facilities of the center.
- 3. The center may not permit the use of any fixed property or facilities by any citizen support organization if such organization does not provide equal membership and employment opportunities to all persons regardless of race, color, religion, gender, age, or national origin.
- (e) A citizen support organization shall provide for an annual financial audit in accordance with s. 215.981.
- (d) All records of a citizen support organization constitute public records for the purposes of chapter 119.
- (e) The citizen support organization for the Legislative Research Center and Museum at the Historic Capitol is authorized to collect rental fees, apply for and receive grants, and receive gifts and donations for the direct or indirect benefit of the center.
- (f) All funds obtained through rental fees, grants, gifts, and donations to the citizen support organization shall be deposited into the account of the citizen support organization and used for the direct or indirect benefit of the Legislative Research Center and Museum at the Historic Capitol unless the citizen support organization is no longer authorized as required by this subsection, fails to comply with the requirements of this subsection, fails to maintain its tax exempt status pursuant to s. 501(c)(3) of the Internal Revenue Code, or ceases to exist. If the citizen support organization is no longer authorized as required by

- this subsection, fails to comply with the requirements of this subsection, fails to maintain its tax exempt status pursuant to s. 501(e)(3) of the Internal Revenue Code, or ceases to exist, all funds obtained through rental fees, grants, gifts, and donations in the citizen support organization account shall revert to the state and be deposited into an account designated by the Legislature.
  - Section 2. Section 272.131, Florida Statutes, is created to read:
- 272.131 Florida Historic Capitol Museum Council.—The Florida Historic Capitol Museum Council is created within the legislative branch of state government.
- (1) The council is composed of 13 members. Council members shall be selected based on their dedication to preserving the Florida Historic Capitol and advancing the mission of the Florida Historic Capitol Museum. Council members must demonstrate an interest in documenting the institutional knowledge and historic traditions of state governance with an emphasis on legislative history, the advancement of civics education, and the encouragement of residents of this state to engage with state government. To serve on the council, prospective members should be experts in, or hold credentials in, the fields most directly related to the mission of the Florida Historic Capitol Museum, including, but not limited to, history, education, historic preservation, legal history, or political science, or be leaders in their respective communities or statewide, with demonstrated success in building community support for cultural institutions. The council consists of the following members:
  - (a) The Secretary of the Senate.
  - (b) The Clerk of the House of Representatives.
  - (c) The Sergeants at Arms of both houses of the Legislature.
- (d) The President of the Senate and the Speaker of the House of Representatives shall each appoint three members, two of whom must be former legislators or officers of the Legislature and one of whom must be a representative of the general public.
- (e) The board of directors of the Florida Historic Capitol Museum's direct-support organization shall appoint three members from its membership.
  - (2) A council member shall:
- (a) Serve without compensation, except that he or she is entitled to receive reimbursement for per diem and travel expenses in accordance with s. 112.061. Such expenses must be paid out of funds of the Florida Historic Capitol Museum's direct-support organization.
  - (b) Attend a majority of the council's quarterly meetings.
  - (c) Serve as an advocate and ambassador for the museum.
  - (d) Lend expertise for the advancement of the museum.
  - (e) Participate in key museum events.
  - (f) Become a member of the museum.
  - (3) The council shall:
  - (a) Designate a chair.
- (b) Provide guidance and support to assist the Florida Historic Capitol Museum Director and staff in developing a strategic plan to guide the activities of the museum.
  - (c) Periodically review the museum's strategic plan.
- (d) Ensure that the museum retains an emphasis on preserving legislative history and traditions by cultivating relationships with current and former legislators, collecting historic materials, and encouraging public participation in the museum's programs.
- (e) Ensure that the museum operates as a public trust in accordance with the Ethics, Standards, and Best Practices and the Code of Ethics for Museums adopted by the American Alliance of Museums.

- (f) Meet annually with the board of directors of the Florida Historic Capitol Museum's direct-support organization to jointly review the museum's strategic plan before it is presented to the President of the Senate and the Speaker of the House of Representatives and evaluate the direct-support organization's long-term development goals and near-term strategies.
- (g) Assist museum staff in planning the Biennial Joint Legislative Reunion.
  - Section 3. Section 272.135, Florida Statutes, is amended to read:
  - 272.135 Florida Historic Capitol Museum Director Curator.—
- (1) The position of Florida Historic Capitol Museum Director Capitol Curator is created within the Legislature, which shall establish the qualifications for the position. The director curator shall be appointed by and serve at the pleasure of the President of the Senate and the Speaker of the House of Representatives.
  - (2) The director Capitol Curator shall:
- (a) Promote and encourage throughout the state knowledge and appreciation of the Florida Historic Capitol.
- (b) Collect, research, exhibit, interpret, preserve, and protect the history, artifacts, objects, furnishings, and other materials related to the Florida Historic Capitol, except for archaeological research and resources.
- (c) Develop, direct, supervise, and maintain the interior design and furnishings of all space within the Florida Historic Capitol in a manner consistent with the restoration of the Florida Historic Capitol in its 1902 form.
- (d) Propose a strategic plan to the President of the Senate and the Speaker of the House of Representatives by May 1 of each year in which a general election is held and shall propose an annual operating plan.
- (3) In conjunction with the Legislative Research Center and Museum et the *Florida* Historic Capitol *Museum Council*, the *director* Capitol Curator may assist the Florida Historic Capitol *Museum* in the performance of its mission by:
  - (a) Raising money.;
  - (b) Submitting requests for and receiving grants.;
- (c) Receiving, holding, investing, and administering in the name of the *Florida* Historic Capitol *Museum* and the Legislative Research Center and Museum securities, funds, objects of value, or other real and personal property.;
- (d) Receiving gifts and donations for the direct or indirect benefit of the *Florida* Historic Capitol.; and
- (e) Making expenditures to or for the direct or indirect benefit of the Florida Historic Capitol.
  - Section 4. Section 272.136, Florida Statutes, is amended to read:
- 272.136 Direct-support organization.—The Legislative Research Center and Museum at the Florida Historic Capitol Museum Council and the Florida Historic Capitol Museum Director Capitol Curator may establish a direct-support organization to provide assistance and promotional support through fundraising for the Florida Historic Capitol Museum and the Legislative Research Center and Museum, including, but not limited to, its their educational programs and initiatives.
- (1) The direct-support organization shall be governed by a board of directors. *Board members must demonstrate* who have demonstrated a capacity for supporting the mission of the *Florida* Historic Capitol.
- (a) Initial appointments to the board shall be made by the President of the Senate and the Speaker of the House of Representatives at the recommendation of the *council* eenter and the *director* eurator. Appointments to the board shall thereafter be made by the board.

- (b) The initial board shall consist of nine members who shall be appointed to 3-year terms, except that the terms of *such* the initial appointees shall be *designated* accomplished so that three members are appointed for 1 year, three members are appointed for 2 years, and three members are appointed for 3 years, in order to achieve staggered terms, as determined by the presiding officers.
- (c) Effective July 1, 2015, the board may add up to 12  $\pm$ wo additional members to be appointed for 3-year terms.
- (d) The Board members shall serve without compensation, but except that they are entitled to receive reimbursement for per diem and travel expenses in accordance with s. 112.061. Such expenses must be paid out of funds of the direct-support organization.
- (e) The board may use the fixed property and facilities of the *Florida* Historic Capitol, subject to the provisions of this subsection. Such use must be directly in keeping with the approved purposes of the direct-support organization and may not be made at times or places that would unreasonably interfere with the normal operations of the *Florida* Historic Capitol.
- (2) The direct-support organization must be a Florida corporation, not for profit, incorporated under chapter  $617_7$  and approved by the Department of State.
- (3) The director and council curator and center may prescribe any condition with which the direct-support organization must comply.
- (4) The *director* <del>curator</del> and the <del>center</del> may not *authorize* <del>permit</del> the use of any fixed property or facilities by the direct-support organization if the organization does not provide equal membership and employment opportunities to all persons regardless of race, color, religion, gender, age, or national origin.
- (5) The direct-support organization shall provide for an annual financial audit in accordance with s. 215.981.
- (6) If the direct-support organization is no longer authorized by this section, fails to comply with the requirements of this section, fails to maintain its tax-exempt status pursuant to s. 501(c)(3) of the Internal Revenue Code, or ceases to exist, all funds obtained through grants, gifts, and donations in the direct-support organization account shall revert to the state and be deposited into an account designated by the Legislature for the support of the Florida Historic Capitol, provided that donations made for specific purposes in an original donor agreement shall be applied only to those purposes.
- (7)(a) The identity of a donor or prospective donor to the direct-support organization who desires to remain anonymous, and all information identifying such donor or prospective donor, is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Such anonymity shall be maintained in any auditor's report created pursuant to the annual financial audit required under subsection (5).
- (b) This subsection is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2017, unless reviewed and saved from repeal through reenactment by the Legislature.
- Section 5. Paragraph (c) of subsection (6) of section 320.0807, Florida Statutes, is amended to read:
- $320.0807\,$  Special license plates for Governor and federal and state legislators.—

(6)

(c) Four hundred fifty dollars of the one-time fee collected under paragraph (a) shall be distributed to the account of the direct-support organization established pursuant to s. 272.136 citizen support organization established pursuant to s. 272.129 and used for the benefit of the Florida Historic Capitol Museum Legislative Research Center and Museum at the Historic Capitol, and the remaining \$50 shall be deposited into the Highway Safety Operating Trust Fund.

Section 6. This act shall take effect July 1, 2015.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to the Florida Historic Capitol; amending s. 272.129, F.S.; removing references to the Legislative Research Center and Museum at the Historic Capitol; removing provisions authorizing establishment of a citizen support organization to support the Legislative Research Center and Museum; creating s. 272.131, F.S.; creating the Florida Historic Capitol Museum Council; providing for the appointment and qualifications of council members; prescribing duties and responsibilities for the council and individual council members; amending s. 272.135, F.S.; renaming the position of Capitol Curator as the Florida Historic Capitol Museum Director; conforming provisions; amending s. 272.136, F.S.; revising the composition of the board of directors governing the Florida Historic Capitol Museum's direct-support organization; providing that per diem and travel expenses must be paid from direct-support organization funds; conforming provisions; amending s. 320.0807, F.S.; redirecting a portion of the proceeds from the fee for special license plates for former federal or state legislators to the Florida Historic Capitol Museum's direct-support organization; providing an effective date.

On motion by Senator Detert, the Senate concurred in **House** Amendment 1 (702515).

CS for CS for SB 396 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

### Yeas—40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	-
Evers	Margolis	
Nays-None		

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed CS/CS/HB 369 as further amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for HB 369—A bill to be entitled An act relating to human trafficking; creating s. 787.08, F.S.; providing legislative findings; requiring the Department of Transportation to display human trafficking public awareness signs at specified locations; providing the form and content of such signs; providing a limit on expenditures; providing an effective date.

House Amendment 1 (922237) (with title amendment) to Senate Amendment 1 (163134)—Remove lines 13-50 of the amendment and insert:

- (2) Emergency rooms shall display a public awareness sign developed under subsection (4) in the emergency rooms at general acute care hospitals.
- (3) The employer at each of the following establishments shall display a public awareness sign developed under subsection (4) in a conspicuous location that is clearly visible to the public and employees of the establishment:
  - (a) A strip club or other adult entertainment establishment.

- (b) A business or establishment that offers massage or bodywork services for compensation that is not owned by a health care profession regulated pursuant to chapter 456 and defined in s. 456.001.
- (4) The required public awareness sign must be at least 8.5 inches by 11 inches in size, must be printed in at least a 16-point type, and must state substantially the following in English and Spanish:

"If you or someone you know is being forced to engage in an activity and cannot leave—whether it is prostitution, housework, farm work, factory work, retail work, restaurant work, or any other activity—call the National Human Trafficking Resource Center at 1-888-373-7888 or text INFO or HELP to 233-733 to access help and services. Victims of slavery and human trafficking are protected under United States and Florida law."

(5) The county commission may adopt an ordinance to enforce subsection (3). A violation of subsection (3) is a noncriminal violation and punishable by a fine only as provided in s. 775.083.

And the title is amended as follows:

Remove lines 64-65 of the amendment and insert: providing a penalty; providing an effective date.

On motion by Senator Latvala, the Senate concurred in House Amendment 1 (922237) to Senate Amendment 1 (163134).

CS for CS for HB 369 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	

Nays-None

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 228, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for SB 228—A bill to be entitled An act relating to online voter registration; creating s. 97.0525, F.S.; requiring the Division of Elections of the Department of State to develop an online voter registration system; providing application and security requirements; requiring the system to compare information submitted online with Department of Highway Safety and Motor Vehicles records; providing for the disposition of voter registration applications; requiring system compliance with federal accessibility provisions; providing for construction; requiring the division to report to the Legislature regarding online voter registration implementation by a specified date; providing an appropriation; providing an effective date.

House Amendment 1 (290701) (with title amendment)—Remove lines 26-38 and insert:

that safeguards an applicant's information to ensure data integrity and permits an applicant to:

- (a) Submit a voter registration application, including first-time voter registration applications and updates to current voter registration records.
- (b) Submit information necessary to establish an applicant's eligibility to vote, pursuant to s. 97.041, which includes the information required for the uniform statewide voter registration application pursuant to s. 97.052(2).
  - (c) Swear to the oath required pursuant to s. 97.051.
- (3)(a) The online voter registration system shall comply with the information technology security provisions of s. 282.318 and shall use a unique identifier for each applicant to prevent unauthorized persons from altering a voter's registration information.
- (b) The division shall conduct a comprehensive risk assessment of the online voter registration system before making the system publicly available and every 2 years thereafter. The comprehensive risk assessment must comply with the risk assessment methodology developed by the Agency for State Technology for identifying security risks, determining the magnitude of such risks, and identifying areas that require safeguards.

And the title is amended as follows:

Remove line 6 and insert: security requirements; requiring the division to conduct a comprehensive risk assessment of the online voter registration system; requiring the system to compare

On motion by Senator Clemens, the Senate concurred in **House** Amendment 1 (290701).

CS for CS for SB 228 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-37

Mr. President	Evers	Montford
Abruzzo	Flores	Richter
Altman	Gaetz	Ring
Bean	Galvano	Sachs
Benacquisto	Garcia	Simmons
Bradley	Gibson	Simpson
Brandes	Grimsley	Smith
Braynon	Hays	Sobel
Bullard	Joyner	Soto
Clemens	Latvala	Stargel
Dean	Lee	Thompson
Detert	Legg	
Diaz de la Portilla	Margolis	
Nays—3		
Hukill	Hutson	Negron

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 7078, with 3 amendments, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for SB 7078—A bill to be entitled An act relating to child welfare; amending s. 39.2015, F.S.; authorizing critical incident rapid response teams to review cases of child deaths occurring during an open investigation; requiring the advisory committee to meet quarterly and submit quarterly reports; amending s. 39.3068, F.S.; requiring case staffing when medical neglect is substantiated; amending s. 125.901, F.S.; revising the schedule for a county's governing body to submit a general election ballot question on whether to retain a children's services district with voter-approved taxing authority; amending s. 383.402, F.S.; requiring an epidemiological child abuse death assessment and prevention system; providing intent for the operation of and interaction between the state and local death review committees; limiting members

of the state committee to terms of 2 years, not to exceed three consecutive terms; requiring the committee to elect a chairperson and authorizing specified duties of the chairperson; providing for per diem and reimbursement of expenses; specifying duties of the state committee; deleting obsolete provisions; providing for the convening of county or multicounty local review committees and support by the county health department directors; specifying membership and duties of local review committees; requiring the state review committee to submit an annual statistical report to the Governor and the Legislature; identifying the required content for the report; specifying that certain responsibilities of the Department of Children and Families are to be administered at the regional level, rather than at the district level; amending s. 402.301, F.S.; requiring personnel of specified membership organizations to meet background screening requirements; amending s. 402.302, F.S.; adding personnel of specified membership organizations to the definition of the term child care personnel; amending s. 409.977, F.S.; authorizing Medicaid managed care specialty plans to serve specified children; amending s. 409.986, F.S.; revising legislative intent to require community-based care lead agencies to give priority to the use of evidence-based and trauma-informed services; amending s. 409.988; requiring lead agencies to give priority to the use of evidence-based and trauma-informed services; amending s. 435.02, F.S.; redefining a term; amending s. 1006.061, F.S.; requiring each district school board, charter school, and certain private schools to post in each school a poster with specified information; providing criteria for the poster; requiring the Department of Education to develop and publish a sample notice on its Internet website; providing an effective date.

**House Amendment 1 (597643)**—Remove lines 191-206 and insert: *level*. The purpose of the *state and local* review *system is* shall be to:

- (a) Achieve a greater understanding of the causes and contributing factors of deaths resulting from child abuse.
- (b) Whenever possible, develop a communitywide approach to address such *causes* eases and contributing factors.
- (c) Identify any gaps, deficiencies, or problems in the delivery of services to children and their families by public and private agencies which may be related to deaths that are the result of child abuse.
- (d) Recommend Make and implement recommendations for changes in law, rules, and policies at the state and local levels, as well as develop practice standards that support the safe and healthy development of children and reduce preventable child abuse deaths.
  - (e) Implement such recommendations, to the extent

# House Amendment 2 (756353)—Remove lines 338-340 and insert:

- (a) Membership.—The local death review committees shall include, at a minimum, the following organizations' representatives, appointed by the county health department directors in consultation with those organizations:
- 1. The state attorney's office. Each local committee must include a local state attorney, or

House Amendment 3 (525329)—Remove line 393 and insert: prepare and submit a comprehensive statistical report by December

On motion by Senator Sobel, the Senate concurred in House Amendments 1 (597643), 2 (756353), and 3 (525329).

On motion by Senator Sobel, further consideration of **CS for SB 7078** as amended was deferred.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 538, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for SB 538—A bill to be entitled An act relating to the disclosure of sexually explicit images; creating s. 847.0136, F.S.; providing definitions; prohibiting an individual from electronically disclos-

ing a sexually explicit image of an identifiable person with the intent to harass such person if the individual knows or should have known that such person did not consent to the disclosure; providing criminal penalties; providing for jurisdiction; providing exceptions; providing civil remedies; exempting providers of specified services; amending s. 921.244, F.S.; requiring a court to order that a person convicted of such offense be prohibited from having contact with the victim; providing criminal penalties for a violation of such order; providing that criminal penalties for certain offenses run consecutively with a sentence imposed for a violation of s. 847.0136, F.S.; reenacting s. 784.048(7), F.S., to incorporate the amendment made to s. 921.244, F.S., in a reference thereto; providing an effective date.

House Amendment 1 (067405) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 784.049, Florida Statutes, is created to read:

784.049 Sexual cyberharassment.—

- (1) The Legislature finds that:
- (a) A person depicted in a sexually explicit image taken with the person's consent has a reasonable expectation that the image will remain private.
- (b) It is becoming a common practice for persons to publish a sexually explicit image of another to Internet websites without the depicted person's consent, for no legitimate purpose, with the intent of causing substantial emotional distress to the depicted person.
- (c) When such images are published on Internet websites, they are able to be viewed indefinitely by persons worldwide and are able to be easily reproduced and shared.
- (d) The publication of such images on Internet websites creates a permanent record of the depicted person's private nudity or private sexually explicit conduct.
- (e) The existence of such images on Internet websites causes those depicted in such images significant psychological harm.
- (f) Safeguarding the psychological well-being of persons depicted in such images is compelling.
  - (2) As used in this section, the term:
- (a) "Image" includes, but is not limited to, any photograph, picture, motion picture, film, video, or representation.
- (b) "Personal identification information" has the same meaning as provided in s. 817.568.
- (c) "Sexually cyberharass" means to publish a sexually explicit image of a person that contains or conveys the personal identification information of the depicted person to an Internet website without the depicted person's consent, for no legitimate purpose, with the intent of causing substantial emotional distress to the depicted person.
- (d) "Sexually explicit image" means any image depicting nudity, as defined in s. 847.001, or depicting a person engaging in sexual conduct, as defined in s. 847.001.
- (3)(a) Except as provided in paragraph (b), a person who willfully and maliciously sexually cyberharasses another person commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (b) A person who has one prior conviction for sexual cyberharassment and who commits a second or subsequent sexual cyberharassment commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (4)(a) A law enforcement officer may arrest, without a warrant, any person that he or she has probable cause to believe has violated this section.

- (b) Upon proper affidavits being made, a search warrant may be issued to further investigate violations of this section, including warrants issued to search a private dwelling.
- (5) An aggrieved person may initiate a civil action against a person who violates this section to obtain all appropriate relief in order to prevent or remedy a violation of this section, including the following:
  - (a) Injunctive relief.
- (b) Monetary damages to include \$5,000 or actual damages incurred as a result of a violation of this section, whichever is greater.
  - (c) Reasonable attorney fees and costs.
  - (6) The criminal and civil penalties of this section do not apply to:
- (a) A provider of an interactive computer service as defined in 47 U.S.C. s. 230(f), information service as defined in 47 U.S.C. s. 153, or communications service as defined in s. 202.11, that provides the transmission, storage, or caching of electronic communications or messages of others; other related telecommunications or commercial mobile radio service; or content provided by another person; or
- (b) A law enforcement officer, as defined in s. 943.10, or any local, state, federal, or military law enforcement agency, that publishes a sexually explicit image in connection with the performance of his or her duties as a law enforcement officer, or law enforcement agency.
- (7) A violation of this section is committed within this state if any conduct that is an element of the offense, or any harm to the depicted person resulting from the offense, occurs within this state.
- Section 2. Subsection (16) is added to section 901.15, Florida Statutes, to read:
- 901.15 When arrest by officer without warrant is lawful.—A law enforcement officer may arrest a person without a warrant when:
- (16) There is probable cause to believe that the person has committed a criminal act of sexual cyberharassment as described in s. 784.049.
- Section 3. Subsections (9) and (10) of section 933.18, Florida Statutes, are amended, and subsection (11) is added to that section, to read:
- 933.18 When warrant may be issued for search of private dwelling.— No search warrant shall issue under this chapter or under any other law of this state to search any private dwelling occupied as such unless:
- (9) It is being used for the unlawful sale, possession, or purchase of wildlife, saltwater products, or freshwater fish being unlawfully kept therein;  $\Theta$
- (10) The laws in relation to cruelty to animals, as provided in chapter 828, have been or are being violated therein; or
- (11) An instrumentality or means by which sexual cyberharassment has been committed in violation of s. 784.049, or evidence relevant to proving that sexual cyberharassment has been committed in violation of s. 784.049, is contained therein.
- If, during a search pursuant to a warrant issued under this section, a child is discovered and appears to be in imminent danger, the law enforcement officer conducting such search may remove the child from the private dwelling and take the child into protective custody pursuant to chapter 39. The term "private dwelling" shall be construed to include the room or rooms used and occupied, not transiently but solely as a residence, in an apartment house, hotel, boardinghouse, or lodginghouse. No warrant shall be issued for the search of any private dwelling under any of the conditions hereinabove mentioned except on sworn proof by affidavit of some creditable witness that he or she has reason to believe that one of said conditions exists, which affidavit shall set forth the facts on which such reason for belief is based.

Section 4. This act shall take effect October 1, 2015.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to sexual cyberharassment; creating s. 784.049, F.S.; providing legislative findings; providing definitions; prohibiting a person from willfully and maliciously sexually cyberharassing another person; providing penalties; authorizing a law enforcement officer to arrest, without a warrant, any person that he or she has probable cause to believe has committed sexual cyberharassment; authorizing a search warrant to be issued in specified instances; providing civil remedies; providing exceptions; specifying the circumstances in which a violation occurs in this state; amending s. 901.15, F.S.; authorizing a law enforcement officer to arrest, without a warrant, any person that he or she has probable cause to believe has committed sexual cyberharassment; amending s. 933.18, F.S.; providing an exception to the prohibition on search warrants being issued to search private dwellings; providing an effective date.

On motion by Senator Simmons, the Senate concurred in House Amendment 1 (067405).

CS for CS for SB 538 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—38

Montford Mr. President Evers Abruzzo Flores Negron Richter Altman Gaetz Bean Galvano Ring Benacquisto Gibson Sachs Bradley Grimslev Simmons **Brandes** Hays Simpson Braynon Hukill Smith Bullard Hutson Sobel Clemens Joyner Soto Dean Lee Stargel Detert Thompson Legg Diaz de la Portilla Margolis

Nays-2

Garcia Latvala

The Senate resumed consideration of-

CS for SB 7078—A bill to be entitled An act relating to child welfare; amending s. 39.2015, F.S.; authorizing critical incident rapid response teams to review cases of child deaths occurring during an open investigation; requiring the advisory committee to meet quarterly and submit quarterly reports; amending s. 39.3068, F.S.; requiring case staffing when medical neglect is substantiated; amending s. 125.901, F.S.; revising the schedule for a county's governing body to submit a general election ballot question on whether to retain a children's services district with voter-approved taxing authority; amending s. 383.402, F.S.; requiring an epidemiological child abuse death assessment and prevention system; providing intent for the operation of and interaction between the state and local death review committees; limiting members of the state committee to terms of 2 years, not to exceed three consecutive terms; requiring the committee to elect a chairperson and authorizing specified duties of the chairperson; providing for per diem and reimbursement of expenses; specifying duties of the state committee; deleting obsolete provisions; providing for the convening of county or multicounty local review committees and support by the county health department directors; specifying membership and duties of local review committees; requiring the state review committee to submit an annual statistical report to the Governor and the Legislature; identifying the required content for the report; specifying that certain responsibilities of the Department of Children and Families are to be administered at the regional level, rather than at the district level; amending s. 402.301, F.S.; requiring personnel of specified membership organizations to meet background screening requirements; amending s. 402.302, F.S.; adding personnel of specified membership organizations to the definition of the term child care personnel; amending s. 409.977, F.S.; authorizing Medicaid managed care specialty plans to serve specified children; amending s. 409.986, F.S.; revising legislative intent to require community-based

care lead agencies to give priority to the use of evidence-based and trauma-informed services; amending s. 409.988; requiring lead agencies to give priority to the use of evidence-based and trauma-informed services; amending s. 435.02, F.S.; redefining a term; amending s. 1006.061, F.S.; requiring each district school board, charter school, and certain private schools to post in each school a poster with specified information; providing criteria for the poster; requiring the Department of Education to develop and publish a sample notice on its Internet website; providing an effective date.

—which was previously considered and amended this day.

### SENATOR GAETZ PRESIDING

CS for SB 7078 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-38

Abruzzo	Flores	Montford
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson
Evers	Margolis	-
Nays—None		

Vote after roll call:

Yea-Legg

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 446, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

SB 446—A bill to be entitled An act relating to Florida College System boards of trustees; amending s. 1001.61, F.S.; revising the membership requirements for the Florida College System institution boards of trustees; requiring the St. Johns River State College board to have a specified number of trustees; providing for staggered terms of board members; providing an effective date.

House Amendment 1 (585925) (with title amendment)—Remove lines 22-23 and insert:

district contains two or more school board districts, as provided by rules of the State Board of Education. However,

And the title is amended as follows:

Remove line 3 and insert: trustees; amending s. 1001.61, F.S., relating to the

On motion by Senator Bradley, the Senate concurred in House Amendment 1 (585925).

SB 446 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage

Yeas-38

Abruzzo Bean Bradley Altman Benacquisto Brandes Yea—Evers

Braynon Grimsley Richter Bullard Hays Ring Clemens Hukill Sachs Dean Hutson Simmons Detert Joyner Simpson Diaz de la Portilla Latvala Smith Sobel Flores Lee Gaetz Soto Legg Galvano Margolis Stargel Garcia Montford Thompson Negron Gibson Nays-None Vote after roll call:

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate Amendments 2, 4, and 5 to CS/HB 7109 and requests the Senate to recede.

Bob Ward, Clerk

CS for HB 7109—A bill to be entitled An act relating to the Florida Public Service Commission; amending s. 350.01, F.S.; providing term limits for commissioners appointed after a specified date; requiring that specified meetings, workshops, hearings, or proceedings of the commission be streamed live and recorded copies be made available on the commission's website; amending s. 350.031, F.S.; requiring a person who lobbies a member of the Florida Public Service Commission Nominating Council to register as a lobbyist; requiring implementation by joint rule; amending s. 350.041, F.S.; requiring public service commissioners to annually complete ethics training; amending s. 350.042, F.S.; revising the prohibition against ex parte communications to include any matter that a commissioner knows or reasonably expects will be filed within a certain timeframe; providing legislative intent; defining terms; applying the prohibition against ex parte communications to specified meetings; specifying conditions under which the Governor must remove from office any commissioner found to have willfully and knowingly violated the ex parte communications law; amending s. 366.05, F.S.; limiting the use of tiered rates in conjunction with extended billing periods; limiting deposit amounts; requiring a utility to notify each customer if it has more than one rate for any customer class; requiring the utility to provide good faith assistance to the customer in determining the best rate; assigning responsibility to the customer for the rate selection; requiring the commission to approve new tariffs and certain changes to existing tariffs; amending s. 366.82, F.S.; requiring that money received by a utility for the development of demand-side renewable energy systems be used solely for that purpose; creating s. 366.95, F.S.; defining terms; authorizing electric utilities to petition the commission for certain financing orders that authorize the issuance of nuclear asset-recovery bonds, authorize the imposition, collection, and periodic adjustments of nuclear assetrecovery charges, and authorize the creation of nuclear asset-recovery property; providing requirements; providing exceptions to the commission's jurisdiction for certain aspects of financing orders; specifying duties of electric utilities that have obtained a financing order and issued nuclear asset-recovery bonds; specifying properties, requirements, and limitations relating to nuclear asset-recovery property; providing requirements as to the sufficiency of the description of certain nuclear asset-recovery property; subjecting financing statements to the Uniform Commercial Code; providing an exception; specifying that nuclear assetrecovery bonds are not public debt; specifying certain state pledges relating to bondholders; declaring that certain entities are not electric utilities under certain circumstances; specifying effect of certain provisions in situations of conflict; providing for protecting validity of certain bonds under certain circumstances; providing penalties; providing an effective date

On motion by Senator Latvala, the Senate receded from Senate Amendments 2 (606844), 4 (251712), and 5 (927036).

CS for HB 7109 passed and the action of the Senate was certified to the House. The vote on passage was:

Voog 40	

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	
Nays—None		

# THE PRESIDENT PRESIDING

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 7068, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for SB 7068—A bill to be entitled An act relating to mental health and substance abuse; providing a directive to the Division of Law Revision and Information; amending ss. 29.004, 39.001, 39.507, and 39.521, F.S.; conforming provisions to changes made by the act; amending s. 381.0056, F.S.; revising the definition of the term "emergency health needs"; requiring school health services plans to include notification requirements when a student is removed from school, school transportation, or a school-sponsored activity for involuntary examination; amending s. 394.453, F.S.; providing legislative intent regarding the development of programs related to substance abuse impairment by the Department of Children and Families; expanding legislative intent related to a guarantee of dignity and human rights to all individuals who are admitted to substance abuse treatment facilities; amending s. 394.455, F.S.; defining and redefining terms; deleting terms; amending s. 394.457, F.S.; adding substance abuse services as a program focus for which the Department of Children and Families is responsible; deleting a requirement that the department establish minimum standards for personnel employed in mental health programs and provide orientation and training materials; amending s. 394.4573, F.S.; deleting a term; adding substance abuse care as an element of the continuity of care management system that the department must establish; deleting duties and measures of performance of the department regarding the continuity of care management system; amending s. 394.459, F.S.; extending a right to dignity to all individuals held for examination or admitted for mental health or substance abuse treatment; providing procedural requirements that must be followed to detain without consent an individual who has a substance abuse impairment but who has not been charged with a criminal offense; providing that individuals held for examination or admitted for treatment at a facility have a right to certain evaluation and treatment procedures; removing provisions regarding express and informed consent for medical procedures requiring the use of a general anesthetic or electroconvulsive treatment; requiring facilities to have written procedures for reporting events that place individuals receiving services at risk of harm; requiring service providers to provide information concerning advance directives to individuals receiving services; amending s. 394.4597, F.S.; specifying certain persons who are prohibited from being selected as an individual's representative; providing certain rights to representatives; amending s. 394.4598, F.S.; specifying certain persons who are prohibited from being appointed as an individual's guardian advocate; providing guidelines for decisions of guardian advocates; amending s. 394.4599, F.S.; including health care surrogates and proxies as individuals who may act on behalf of an individual involuntarily admitted to a facility; requiring a receiving facility to give notice immediately of the whereabouts of a minor who is being held involuntarily to the minor's parent, guardian, caregiver, or guardian advocate; providing circumstances when notification may be delayed; requiring the receiving facility to make continuous attempts to notify; authorizing the receiving facility to seek assistant from law enforcement under certain circumstances; requiring the receiving facility to document notification attempts in the minor's clinical record; amending s. 394.4615, F.S.; adding a condition under which the clinical record of an individual must be released to the state attorney; providing for the release of information from the clinical record to law enforcement agencies under certain circumstances; amending s. 394.462, F.S.; providing that a person in custody for a felony other than a forcible felony must be transported to the nearest receiving facility for examination; providing that a law enforcement officer may transport an individual meeting the criteria for voluntary admission to a mental health receiving facility, addictions receiving facility, or detoxification facility at the individual's request; amending s. 394.4625, F.S.; providing criteria for the examination and treatment of an individual who is voluntarily admitted to a facility; providing criteria for the release or discharge of the individual; providing that a voluntarily admitted individual who is released or discharged and who is currently charged with a crime shall be returned to the custody of a law enforcement officer; providing procedures for transferring an individual to voluntary status and involuntary status; amending s. 394.463, F.S.; providing for the involuntary examination of a person for a substance abuse impairment; providing for the transportation of an individual for an involuntary examination; providing that a certificate for an involuntary examination must contain certain information; providing criteria and procedures for the release of an individual held for involuntary examination from receiving or treatment facilities; amending s. 394.4655, F.S.; adding substance abuse impairment as a condition to which criteria for involuntary outpatient placement apply; requiring the court to appoint the office of criminal conflict and civil regional counsel under certain circumstances; providing guidelines for an attorney representing an individual subject to proceedings for involuntary outpatient placement; providing guidelines for the state attorney in prosecuting a petition for involuntary placement; requiring the court to consider certain information when determining whether to appoint a guardian advocate for the individual; requiring the court to inform the individual and his or her representatives of the individual's right to an independent expert examination with regard to proceedings for involuntary outpatient placement; amending s. 394.467, F.S.; adding substance abuse impairment as a condition to which criteria for involuntary inpatient placement apply; adding addictions receiving facilities and detoxification facilities as identified receiving facilities; providing for first and second medical opinions in proceedings for placement for treatment of substance abuse impairment; requiring the court to appoint the office of criminal conflict and civil regional counsel under certain circumstances; providing guidelines for attorney representation of an individual subject to proceedings for involuntary inpatient placement; providing guidelines for the state attorney in prosecuting a petition for involuntary placement; setting standards for the court to accept a waiver of the individual's rights; requiring the court to consider certain testimony regarding the individual's prior history in proceedings; requiring the Division of Administrative Hearings to inform the individual and his or her representatives of the right to an independent expert examination; amending s. 394.4672, F.S.; providing authority of facilities of the United States Department of Veterans Affairs to conduct certain examinations and provide certain treatments; amending s. 394.47891, F.S.; expanding eligibility criteria for military veterans' and servicemembers' court programs; creating s. 394.47892, F.S.; authorizing counties to fund treatment-based mental health court programs; providing legislative intent; providing that pretrial program participation is voluntary; specifying criteria that a court must consider before sentencing a person to a postadjudicatory treatment-based mental health court program; requiring a judge presiding over a postadjudicatory treatment-based mental health court program to hear a violation of probation or community control under certain circumstances; providing that treatment-based mental health court programs may include specified programs; requiring a judicial circuit with a treatmentbased mental health court program to establish a coordinator position, subject to annual appropriation by the Legislature; providing county funding requirements for treatment-based mental health court programs; authorizing the chief judge of a judicial circuit to appoint an advisory committee for the treatment-based mental health court program; specifying membership of the committee; amending s. 394.656, F.S.; renaming the Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Review Committee as the Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Policy Committee; providing additional members of the committee; providing duties of the committee; providing additional qualifications for committee members; directing the Department of Children and Families to create a grant review and selection committee; providing duties of the committee; authorizing a designated not-for-profit community provider, managing entity, or coordinated care organization to apply for certain grants; providing eligibility requirements; defining the term "sequential intercept mapping"; removing provisions relating to applications for certain planning grants; amending s. 394.875, F.S.; removing a limitation on the number of beds in crisis stabilization units; creating s. 765.4015, F.S.; providing a short title; creating s. 765.402, F.S.; providing legislative findings; creating s. 765.403, F.S.; defining terms; creating s. 765.405, F.S.; authorizing an adult with capacity to execute a mental health or substance abuse treatment advance directive; providing a presumption of validity if certain requirements are met; specifying provisions that an advance directive may include; creating s. 765.406, F.S.; providing for execution of the mental health or substance abuse treatment advance directive; establishing requirements for a valid mental health or substance abuse treatment advance directive; providing that a mental health or substance abuse treatment advance directive is valid upon execution even if a part of the advance directive takes effect at a later date; allowing a mental health or substance abuse treatment advance directive to be revoked, in whole or in part, or to expire under its own terms; specifying that a mental health or substance abuse treatment advance directive does not or may not serve specified purposes; creating s. 765.407, F.S.; providing circumstances under which a mental health or substance abuse treatment advance directive may be revoked; providing circumstances under which a principal may waive specific directive provisions without revoking the advance directive; creating s. 765.410, F.S.; prohibiting criminal prosecution of a health care facility, provider, or surrogate who acts pursuant to a mental health or substance abuse treatment decision; providing applicability; creating s. 765.411, F.S.; providing for recognition of a mental health and substance abuse treatment advance directive executed in another state if it complies with the laws of this state; amending s. 910.035, F.S.; defining the term "problem-solving court"; authorizing a person eligible for participation in a problem-solving court to transfer his or her case to another county's problem-solving court under certain circumstances; making technical changes; amending s. 916.106, F.S.; redefining the term "court" to include county courts in certain circumstances; amending s. 916.17, F.S.; authorizing a county court to order the conditional release of a defendant for the provision of outpatient care and treatment; creating s. 916.185, F.S.; providing legislative findings and intent; defining terms; creating the Forensic Hospital Diversion Pilot Program; requiring the Department of Children and Families to implement a Forensic Hospital Diversion Pilot Program in five specified judicial circuits; providing eligibility criteria for participation in the pilot program; providing legislative intent concerning the training of judges; authorizing the department to adopt rules; directing the Office of Program Policy Analysis and Government Accountability to submit a report to the Governor and the Legislature by a certain date; creating s. 944.805, F.S.; defining the terms "department" and "nonviolent offender"; requiring the Department of Corrections to develop and administer a reentry program for nonviolent offenders which is intended to divert nonviolent offenders from long periods of incarceration; requiring that the program include intensive substance abuse treatment and rehabilitation programs; providing for the minimum length of service in the program; providing that any portion of a sentence before placement in the program does not count as progress toward program completion; identifying permissible locations for the operation of a reentry program; specifying eligibility criteria for a nonviolent offender's participation in the reentry program; requiring the department to screen and select eligible offenders for the program based on specified considerations; requiring the department to notify a nonviolent offender's sentencing court to obtain approval before the nonviolent offender is placed in the reentry program; requiring the department to notify the state attorney that an offender is being considered for placement in the program; authorizing the state attorney to file objections to placing the offender in the reentry program within a specified period; authorizing the sentencing court to consider certain factors when deciding whether to approve an offender for placement in a reentry program; requiring the sentencing court to notify the department of the court's decision to approve or disapprove the requested placement within a specified period; requiring a nonviolent offender to undergo an educational assessment and a complete substance abuse assessment if admitted into the reentry program; requiring an offender to be enrolled in an adult education program in specified circumstances; requiring that assessments of vocational skills and future career education be provided to an offender; requiring that certain reevaluation be made periodically; providing that a participating nonviolent offender is

subject to the disciplinary rules of the department; specifying the reasons for which an offender may be terminated from the reentry program; requiring that the department submit a report to the sentencing court at least 30 days before a nonviolent offender is scheduled to complete the reentry program; specifying the issues to be addressed in the report; authorizing a court to schedule a hearing to consider any modification to an imposed sentence; requiring the sentencing court to issue an order modifying the sentence imposed and placing a nonviolent offender on drug offender probation if the nonviolent offender's performance is satisfactory; authorizing the court to revoke probation and impose the original sentence in specified circumstances; authorizing the court to require an offender to complete a postadjudicatory drug court program in specified circumstances; directing the department to implement the reentry program using available resources; authorizing the department to enter into contracts with qualified individuals, agencies, or corporations for services for the reentry program; requiring offenders to abide by department conduct rules; authorizing the department to impose administrative or protective confinement as necessary; providing that the section does not create a right to placement in the reentry program or any right to placement or early release under supervision of any type; providing that the section does not create a cause of action related to the program; authorizing the department to establish a system of incentives within the reentry program which the department may use to promote participation in rehabilitative programs and the orderly operation of institutions and facilities; requiring the department to develop a system for tracking recidivism, including, but not limited to, rearrests and recommitment of nonviolent offenders who successfully complete the reentry program, and to report on recidivism in an annual report; requiring the department to submit an annual report to the Governor and Legislature detailing the extent of implementation of the reentry program, specifying requirements for the report; requiring the department to adopt rules; providing that specified provisions are not severable; amending s. 948.08, F.S.; expanding the definition of the term "veteran" for purposes of eligibility requirements for a pretrial intervention program; amending s. 948.16, F.S.; expanding the definition of the term 'veteran" for purposes of eligibility requirements for a misdemeanor pretrial veterans' treatment intervention program; amending s. 948.21, F.S.; authorizing a court to impose certain conditions on certain probationers or community controllees; amending ss. 1002.20 and 1002.33, F.S.; requiring public school and charter school principals or their designees to provide notice of the whereabouts of a student removed from school, school transportation, or a school-sponsored activity for involuntary examination; providing circumstances under which notification may be delayed; requiring district school boards and charter school governing boards to develop notification policies and procedures; amending ss. 39.407, 394.4612, 394.495, 394.496, 394.499, 394.67, 394.674, 394.9085, 397.311, 397.702, 402.3057, 409.1757, 409.972, 744.704, and 790.065, F.S.; conforming cross-references; repealing s. 397.601, F.S., relating to voluntary admissions; repealing s. 397.675, F.S., relating to criteria for involuntary admissions, including protective custody, emergency admission, and other involuntary assessment, involuntary treatment, and alternative involuntary assessment for minors, for purposes of assessment and stabilization, and for involuntary treatment; repealing s. 397.6751, F.S., relating to service provider responsibilities regarding involuntary admissions; repealing s. 397.6752, F.S., relating to referral of involuntarily admitted individual for voluntary treatment; repealing s. 397.6758, F.S., relating to release of individual from protective custody, emergency admission, involuntary assessment, involuntary treatment, and alternative involuntary assessment of a minor; repealing s. 397.6759, F.S., relating to parental participation in treatment; repealing s. 397.677, F.S., relating to protective custody; circumstances justifying; repealing s. 397.6771, F.S., relating to protective custody with consent; repealing s. 397.6772, F.S., relating to protective custody without consent; repealing s. 397.6773, F.S., relating to dispositional alternatives after protective custody; repealing s. 397.6774, F.S., relating to department to maintain lists of licensed facilities; repealing s. 397.6775,  $\hat{F}.S.$ , relating to immunity from liability; repealing s. 397.679, F.S., relating to emergency admission; circumstances justifying; repealing s. 397.6791, F.S., relating to emergency admission; persons who may initiate; repealing s. 397.6793, F.S., relating to physician's certificate for emergency admission; repealing s. 397.6795, F.S., relating to transportation-assisted delivery of persons for emergency assessment; repealing s. 397.6797, F.S., relating to dispositional alternatives after emergency admission; repealing s. 397.6798, F.S., relating to alternative involuntary assessment procedure for minors; repealing s. 397.6799, F.S., relating to disposition of minor upon completion of alternative involuntary assessment; repealing s. 397.681,

F.S., relating to involuntary petitions; general provisions; court jurisdiction and right to counsel; repealing s. 397.6811, F.S., relating to involuntary assessment and stabilization; repealing s. 397.6814, F.S., relating to involuntary assessment and stabilization; contents of petition; repealing s. 397.6815, F.S., relating to involuntary assessment and stabilization; procedure; repealing s. 397.6818, F.S., relating to court determination; repealing s. 397.6819, F.S., relating to involuntary assessment and stabilization; responsibility of licensed service provider; repealing s. 397.6821, F.S., relating to extension of time for completion of involuntary assessment and stabilization; repealing s. 397.6822, F.S., relating to disposition of individual after involuntary assessment; repealing s. 397.693, F.S., relating to involuntary treatment; repealing s. 397.695, F.S., relating to involuntary treatment; persons who may petition; repealing s. 397.6951, F.S., relating to contents of petition for involuntary treatment; repealing s. 397.6955, F.S., relating to duties of court upon filing of petition for involuntary treatment; repealing s. 397.6957, F.S., relating to hearing on petition for involuntary treatment; repealing s. 397.697, F.S., relating to court determination; effect of court order for involuntary substance abuse treatment; repealing s. 397.6971, F.S., relating to early release from involuntary substance abuse treatment; repealing s. 397.6975, F.S., relating to extension of involuntary substance abuse treatment period; repealing s. 397.6977, F.S., relating to disposition of individual upon completion of involuntary substance abuse treatment; reenacting ss. 394.4685(1) and 394.469(2), F.S., to incorporate the amendment made to s. 394.4599, F.S., in references thereto; amending s. 394.492, F.S.; redefining terms; creating s. 394.761, F.S.; requiring the Agency for Health Care Administration and the Department of Children and Families to develop a plan to obtain federal approval for increasing the availability of federal Medicaid funding for behavioral health care; establishing improved integration of behavioral health and primary care services through the development and effective implementation of coordinated care organizations as the primary goal of obtaining the additional funds; requiring the agency and the department to submit the written plan, which must include certain information, to the Legislature by a specified date; requiring the agency to submit an Excellence in Mental Health Act grant application to the United States Department of Health and Human Services; amending s. 394.9082, F.S.; revising legislative findings and intent; redefining terms; requiring the managing entities, rather than the department, to contract with community based organizations to serve as managing entities; deleting provisions providing for contracting for services; providing contractual responsibilities of a managing entity; requiring the Department of Children and Families to revise contracts with all managing entities by a certain date; providing contractual terms and requirements; providing for termination of a contract with a managing entity under certain circumstances; providing how the department will choose a managing entity and the factors it must consider; requiring the department to develop and incorporate measurable outcome standards while addressing specified goals; providing that managing entities may earn designation as coordinated care organizations by developing and implementing a plan that achieves a certain goal; providing requirements for the plan; providing for earning and maintaining the designation of a managing entity as a coordinated care organization; requiring the department to seek input from certain entities and persons before designating a managing entity as a coordinated care organization; providing that a comprehensive range of services includes specified elements; revising the criteria for which the department may adopt rules and contractual standards related to the qualification and operation of managing entities; deleting certain departmental responsibilities; deleting a provision requiring an annual report to the Legislature; authorizing, rather than requiring, the department to adopt rules; defining the term "public receiving facility"; requiring the department to establish specified standards and protocols with respect to the administration of the crisis stabilization services utilization database; directing managing entities to require public receiving facilities to submit utilization data on a periodic basis; providing requirements for the data; requiring managing entities to periodically submit aggregate data to the department; requiring the department to adopt rules; requiring the department to annually submit a report to the Governor and the Legislature; prescribing report requirements; providing an appropriation to implement the database; creating s. 397.402, F.S.; requiring that the department and the agency submit a plan to the Governor and Legislature by a specified date with options for modifying certain licensure rules and procedures to provide for a single, consolidated license for providers that offer multiple types of mental health and substance abuse services; amending s. 409.967, F.S.; requiring that certain plans or contracts include specified requirements; amending s. 409.973, F.S.; requiring each

plan operating in the managed medical assistance program to work with the managing entity to establish specific organizational supports and service protocols; repealing s. 394.4674, F.S., relating to a plan and report; repealing s. 394.4985, F.S., relating to districtwide information and referral network and implementation; repealing s. 394.745, F.S., relating to an annual report and compliance of providers under contract with the department; repealing s. 397.331, F.S., relating to definitions; repealing s. 397.333, F.S., relating to the Statewide Drug Policy Advisory Council; repealing s. 397.801, F.S., relating to substance abuse impairment coordination; repealing s. 397.811, F.S., relating to juvenile substance abuse impairment coordination; repealing s. 397.821, F.S., relating to juvenile substance abuse impairment prevention and early intervention councils; repealing s. 397.901, F.S., relating to prototype juvenile addictions receiving facilities; repealing s. 397.93, F.S., relating to children's substance abuse services and target populations; repealing s. 397.94, F.S., relating to children's substance abuse services and the information and referral network; repealing s. 397.951, F.S., relating to treatment and sanctions; repealing s. 397.97, F.S., relating to children's substance abuse services and demonstration models; amending s. 491.0045, F.S.; limiting an intern registration to 5 years; providing timelines for expiration of certain intern registrations; providing requirements for issuance of subsequent registrations; prohibiting an individual who held a provisional license from the board from applying for an intern registration in the same profession; amending ss. 397.321, 397.98, 409.966, 943.031, and 943.042, F.S.; conforming provisions and cross-references to changes made by the act; reenacting ss. 39.407(6)(a), 394.67(21), 394.674(1)(b), 394.676(1), 409.1676(2)(c), and 409.1677(1)(b), F.S., relating to the term "suitable for residential treatment" or "suitability," the term "residential treatment center for children and adolescents," children's mental health services, the indigent psychiatric medication program, and the term "serious behavioral problems," respectively, to incorporate the amendment made to s. 394.492, F.S., in references thereto; providing effective dates.

House Amendment 1 (257823) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Paragraph (e) is added to subsection (10) of section 29.004, Florida Statutes, to read:
- 29.004 State courts system.—For purposes of implementing s. 14, Art. V of the State Constitution, the elements of the state courts system to be provided from state revenues appropriated by general law are as follows:
  - (10) Case management. Case management includes:
- (e) Service referral, coordination, monitoring, and tracking for treatment-based mental health court programs under s. 394.47892.

Case management may not include costs associated with the application of therapeutic jurisprudence principles by the courts. Case management also may not include case intake and records management conducted by the clerk of court.

- Section 2. Subsection (6) of section 39.001, Florida Statutes, is amended to read:
  - 39.001 Purposes and intent; personnel standards and screening.—
  - (6) MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES.—
- (a) The Legislature recognizes that early referral and comprehensive treatment can help combat  $mental\ illnesses\ and$  substance abuse disorders in families and that treatment is cost-effective.
- (b) The Legislature establishes the following goals for the state related to *mental illness and* substance abuse treatment services in the dependency process:
  - 1. To ensure the safety of children.
- 2. To prevent and remediate the consequences of *mental illnesses* and substance abuse disorders on families involved in protective supervision or foster care and reduce the occurrences of mental illnesses and substance abuse disorders, including alcohol abuse or related disorders, for families who are at risk of being involved in protective supervision or foster care.

- 3. To expedite permanency for children and reunify healthy, intact families, when appropriate.
  - 4. To support families in recovery.
- (c) The Legislature finds that children in the care of the state's dependency system need appropriate health care services, that the impact of mental illnesses and substance abuse disorders on health indicates the need for health care services to include treatment for mental health and substance abuse disorders for services to children and parents where appropriate, and that it is in the state's best interest that such children be provided the services they need to enable them to become and remain independent of state care. In order to provide these services, the state's dependency system must have the ability to identify and provide appropriate intervention and treatment for children with personal or family-related mental illness and substance abuse problems.
- (d) It is the intent of the Legislature to encourage the use of the treatment-based mental health court program model established under s. 394.47892 and the drug court program model established under by s. 397.334 and authorize courts to assess children and persons who have custody or are requesting custody of children where good cause is shown to identify and address mental illnesses and substance abuse disorders problems as the court deems appropriate at every stage of the dependency process. Participation in treatment, including a treatment-based mental health court program or a treatment-based drug court program, may be required by the court following adjudication. Participation in assessment and treatment before prior to adjudication is shall be voluntary, except as provided in s. 39.407(16).
- (e) It is therefore the purpose of the Legislature to provide authority for the state to contract with *mental health service providers and* community substance abuse treatment providers for the development and operation of specialized support and overlay services for the dependency system, which will be fully implemented and used as resources permit.
- (f) Participation in a treatment-based mental health court program or a the treatment-based drug court program does not divest any public or private agency of its responsibility for a child or adult, but is intended to enable these agencies to better meet their needs through shared responsibility and resources.
- Section 3. Subsection (10) of section 39.507, Florida Statutes, is amended to read:
  - 39.507 Adjudicatory hearings; orders of adjudication.—
- (10) After an adjudication of dependency, or a finding of dependency where adjudication is withheld, the court may order a person who has custody or is requesting custody of the child to submit to a mental health or substance abuse disorder assessment or evaluation. The assessment or evaluation must be administered by a qualified professional, as defined in s. 397.311. The court may also require such person to participate in and comply with treatment and services identified as necessary, including, when appropriate and available, participation in and compliance with a treatment-based mental health court program established under s. 394.47892 or a treatment-based drug court program established under s. 397.334. In addition to supervision by the department, the court, including the treatment-based mental health court program or treatment-based drug court program, may oversee the progress and compliance with treatment by a person who has custody or is requesting custody of the child. The court may impose appropriate available sanctions for noncompliance upon a person who has custody or is requesting custody of the child or make a finding of noncompliance for consideration in determining whether an alternative placement of the child is in the child's best interests. Any order entered under this subsection may be made only upon good cause shown. This subsection does not authorize placement of a child with a person seeking custody, other than the parent or legal custodian, who requires mental health or substance abuse disorder treatment.
- Section 4. Paragraph (b) of subsection (1) of section 39.521, Florida Statutes, is amended to read:
  - 39.521 Disposition hearings; powers of disposition.—
- (1) A disposition hearing shall be conducted by the court, if the court finds that the facts alleged in the petition for dependency were proven in

the adjudicatory hearing, or if the parents or legal custodians have consented to the finding of dependency or admitted the allegations in the petition, have failed to appear for the arraignment hearing after proper notice, or have not been located despite a diligent search having been conducted.

- (b) When any child is adjudicated by a court to be dependent, the court having jurisdiction of the child has the power by order to:
- 1. Require the parent and, when appropriate, the legal custodian and the child to participate in treatment and services identified as necessary. The court may require the person who has custody or who is requesting custody of the child to submit to a mental health or substance abuse disorder assessment or evaluation. The assessment or evaluation must be administered by a qualified professional, as defined in s. 397.311. The court may also require such person to participate in and comply with treatment and services identified as necessary, including, when appropriate and available, participation in and compliance with a treatmentbased mental health court program established under s. 394.47892 or a treatment-based drug court program established under s. 397.334. In addition to supervision by the department, the court, including the treatment-based mental health court program or the treatment-based drug court program, may oversee the progress and compliance with treatment by a person who has custody or is requesting custody of the child. The court may impose appropriate available sanctions for noncompliance upon a person who has custody or is requesting custody of the child or make a finding of noncompliance for consideration in determining whether an alternative placement of the child is in the child's best interests. Any order entered under this subparagraph may be made only upon good cause shown. This subparagraph does not authorize placement of a child with a person seeking custody of the child, other than the child's parent or legal custodian, who requires mental health or substance abuse disorder treatment.
- 2. Require, if the court deems necessary, the parties to participate in dependency mediation.
- 3. Require placement of the child either under the protective supervision of an authorized agent of the department in the home of one or both of the child's parents or in the home of a relative of the child or another adult approved by the court, or in the custody of the department. Protective supervision continues until the court terminates it or until the child reaches the age of 18, whichever date is first. Protective supervision shall be terminated by the court whenever the court determines that permanency has been achieved for the child, whether with a parent, another relative, or a legal custodian, and that protective supervision is no longer needed. The termination of supervision may be with or without retaining jurisdiction, at the court's discretion, and shall in either case be considered a permanency option for the child. The order terminating supervision by the department shall set forth the powers of the custodian of the child and shall include the powers ordinarily granted to a guardian of the person of a minor unless otherwise specified. Upon the court's termination of supervision by the department, no further judicial reviews are required, so long as permanency has been established for the child.
  - Section 5. Section 394.4597, Florida Statutes, is amended to read:
- 394.4597 Persons to be notified; appointment of a patient's representative.—
- (1) VOLUNTARY PATIENTS.—At the time a patient is voluntarily admitted to a receiving or treatment facility, the patient shall be asked to identify a person to be notified in case of an emergency, and the identity and contact information of that a person to be notified in case of an emergency shall be entered in the patient's clinical record.
  - (2) INVOLUNTARY PATIENTS.—
- (a) At the time a patient is admitted to a facility for involuntary examination or placement, or when a petition for involuntary placement is filed, the names, addresses, and telephone numbers of the patient's guardian or guardian advocate, or representative if the patient has no guardian, and the patient's attorney shall be entered in the patient's clinical record.

- (b) If the patient has no guardian, the patient shall be asked to designate a representative. If the patient is unable or unwilling to designate a representative, the facility shall select a representative.
- (c) The patient shall be consulted with regard to the selection of a representative by the receiving or treatment facility and shall have authority to request that any such representative be replaced.
- (d) If When the receiving or treatment facility selects a representative, first preference shall be given to a health care surrogate, if one has been previously selected by the patient. If the patient has not previously selected a health care surrogate, the selection, except for good cause documented in the patient's clinical record, shall be made from the following list in the order of listing:
  - 1. The patient's spouse.
  - 2. An adult child of the patient.
  - 3. A parent of the patient.
- 4. The adult next of kin of the patient.
- 5. An adult friend of the patient.
- 6. The appropriate Florida local advocacy council as provided in s. 402.166.
- (e) The following persons are prohibited from selection as a patient's representative:
- 1. A professional providing clinical services to the patient under this part;
- 2. The licensed professional who initiated the involuntary examination of the patient, if the examination was initiated by professional certificate;
- 3. An employee, administrator, or board member of the facility providing the examination of the patient;
- 4. An employee, administrator, or board member of a treatment facility providing treatment of the patient;
- 5. A person providing any substantial professional services to the patient, including clinical and nonclinical services;
  - 6. A creditor of the patient;
- 7. A person subject to an injunction for protection against domestic violence under s. 741.30, whether the order of injunction is temporary or final, and for which the patient was the petitioner; and
- 8. A person subject to an injunction for protection against repeat violence, sexual violence, or dating violence under s. 784.046, whether the order of injunction is temporary or final, and for which the patient was the petitioner.
- (e) A licensed professional providing services to the patient under this part, an employee of a facility providing direct services to the patient under this part, a department employee, a person providing other substantial services to the patient in a professional or business capacity, or a creditor of the patient shall not be appointed as the patient's representative.
- (f) The representative selected by the patient or designated by the facility has the right to:
  - 1. Receive notice of the patient's admission;
  - 2. Receive notice of proceedings affecting the patient;
- 3. Have immediate access to the patient unless such access is documented to be detrimental to the patient;
- 4. Receive notice of any restriction of the patient's right to communicate or receive visitors;
- 5. Receive a copy of the inventory of personal effects upon the patient's admission and to request an amendment to the inventory at any time;

- 6. Receive disposition of the patient's clothing and personal effects if not returned to the patient, or to approve an alternate plan;
- 7. Petition on behalf of the patient for a writ of habeas corpus to question the cause and legality of the patient's detention or to allege that the patient is being unjustly denied a right or privilege granted under this part, or that a procedure authorized under this part is being abused;
- 8. Apply for a change of venue for the patient's involuntary placement hearing for the convenience of the parties or witnesses or because of the patient's condition;
- 9. Receive written notice of any restriction of the patient's right to inspect his or her clinical record;
- 10. Receive notice of the release of the patient from a receiving facility where an involuntary examination was performed;
- 11. Receive a copy of any petition for the patient's involuntary placement filed with the court; and
- 12. Be informed by the court of the patient's right to an independent expert evaluation pursuant to involuntary placement procedures.
- Section 6. Subsection (1) of section 394.4598, Florida Statutes, is amended, subsections (2) through (7) are renumbered as subsections (3) through (8), respectively, and a new subsection (2) is added to that section, to read:

# 394.4598 Guardian advocate.—

- (1) The administrator, a family member of the patient, or an interested party may petition the court for the appointment of a guardian advocate based upon the opinion of a psychiatrist that the patient is incompetent to consent to treatment. If the court finds that a patient is incompetent to consent to treatment and has not been adjudicated incapacitated and a guardian with the authority to consent to mental health treatment has not been appointed, it shall appoint a guardian advocate. The patient has the right to have an attorney represent him or her at the hearing. If the person is indigent, the court shall appoint the office of the public defender to represent him or her at the hearing. The patient has the right to testify, cross-examine witnesses, and present witnesses. The proceeding shall be recorded either electronically or stenographically, and testimony shall be provided under oath. One of the professionals authorized to give an opinion in support of a petition for involuntary placement, as described in s. 394.4655 or s. 394.467, must testify. A guardian advocate must meet the qualifications of a guardian pursuant to contained in part IV of chapter 744, except that a professional referred to in this part, an employee of the facility providing direct services to the patient under this part, a departmental employee, a facility administrator, or member of the Florida local advocacy council shall not be appointed. A person may not be appointed as a guardian advocate unless he or she agrees who is appointed as a guardian advocate must agree to the appointment.
- (2) The following persons are prohibited from being appointed as a patient's guardian advocate:
- (a) A professional providing clinical services to the patient under this part:
- (b) The licensed professional who initiated the involuntary examination of the patient, if the examination was initiated by professional certificate;
- (c) An employee, administrator, or board member of the facility providing the examination of the patient;
- (d) An employee, administrator, or board member of a treatment facility providing treatment of the patient;
- (e) A person providing any substantial professional services to the patient, including clinical and nonclinical services;
  - (f) A creditor of the patient;
- (g) A person subject to an injunction for protection against domestic violence under s. 741.30, whether the order of injunction is temporary or final, and for which the patient was the petitioner; and

- (h) A person subject to an injunction for protection against repeat violence, sexual violence, or dating violence under s. 784.046, whether the order of injunction is temporary or final, and for which the patient was the petitioner.
- Section 7. Subsection (6) of section 394.467, Florida Statutes, is amended to read:
- 394.467 Involuntary inpatient placement.—

### (6) HEARING ON INVOLUNTARY INPATIENT PLACEMENT.—

- (a)1. The court shall hold the hearing on involuntary inpatient placement within 5 days, unless a continuance is granted. The hearing shall be held in the county where the patient is located and shall be as convenient to the patient as may be consistent with orderly procedure and shall be conducted in physical settings not likely to be injurious to the patient's condition. If the court finds that the patient's attendance at the hearing is not consistent with the best interests of the patient, and the patient's counsel does not object, the court may waive the presence of the patient from all or any portion of the hearing. The state attorney for the circuit in which the patient is located shall represent the state, rather than the petitioning facility administrator, as the real party in interest in the proceeding.
- 2. The court may appoint a general or special magistrate to preside at the hearing. One of the professionals who executed the involuntary inpatient placement certificate shall be a witness. The patient and the patient's guardian or representative shall be informed by the court of the right to an independent expert examination. If the patient cannot afford such an examination, the court shall provide for one. The independent expert's report shall be confidential and not discoverable, unless the expert is to be called as a witness for the patient at the hearing. The testimony in the hearing must be given under oath, and the proceedings must be recorded. The patient may refuse to testify at the hearing.
- (b) If the court concludes that the patient meets the criteria for involuntary inpatient placement, it shall order that the patient be transferred to a treatment facility or, if the patient is at a treatment facility, that the patient be retained there or be treated at any other appropriate receiving or treatment facility, or that the patient receive services from a receiving or treatment facility, on an involuntary basis, for a period of up to 6 months. The order shall specify the nature and extent of the patient's mental illness. The court may not order an individual with traumatic brain injury or dementia who lacks a co-occurring mental illness to be involuntarily placed in a state treatment facility. The facility shall discharge a patient any time the patient no longer meets the criteria for involuntary inpatient placement, unless the patient has transferred to voluntary status.
- (c) If at any time prior to the conclusion of the hearing on involuntary inpatient placement it appears to the court that the person does not meet the criteria for involuntary inpatient placement under this section, but instead meets the criteria for involuntary outpatient placement, the court may order the person evaluated for involuntary outpatient placement pursuant to s. 394.4655. The petition and hearing procedures set forth in s. 394.4655 shall apply. If the person instead meets the criteria for involuntary assessment, protective custody, or involuntary admission pursuant to s. 397.675, then the court may order the person to be admitted for involuntary assessment for a period of 5 days pursuant to s. 397.6811. Thereafter, all proceedings shall be governed by chapter 397.
- (d) At the hearing on involuntary inpatient placement, the court shall consider testimony and evidence regarding the patient's competence to consent to treatment. If the court finds that the patient is incompetent to consent to treatment, it shall appoint a guardian advocate as provided in s. 394.4598.
- (e) The administrator of the receiving facility shall provide a copy of the court order and adequate documentation of a patient's mental illness to the administrator of a treatment facility whenever a patient is ordered for involuntary inpatient placement, whether by civil or criminal court. The documentation shall include any advance directives made by the patient, a psychiatric evaluation of the patient, and any evaluations of the patient performed by a clinical psychologist, a marriage and family therapist, a mental health counselor, or a clinical social worker. The administrator of a treatment facility may refuse admission to any patient directed to its facilities on an involuntary basis, whether by civil or

criminal court order, who is not accompanied at the same time by adequate orders and documentation.

Section 8. Section 394.47891, Florida Statutes, is amended to read:

394.47891 Military veterans and servicemembers court programs.— The chief judge of each judicial circuit may establish a Military Veterans and Servicemembers Court Program under which veterans, as defined in s. 1.01, including veterans who were discharged or released under a general discharge, and servicemembers, as defined in s. 250.01, who are charged or convicted of a criminal offense and who suffer from a militaryrelated mental illness, traumatic brain injury, substance abuse disorder, or psychological problem can be sentenced in accordance with chapter 921 in a manner that appropriately addresses the severity of the mental illness, traumatic brain injury, substance abuse disorder, or psychological problem through services tailored to the individual needs of the participant. Entry into any Military Veterans and Servicemembers Court Program must be based upon the sentencing court's assessment of the defendant's criminal history, military service, substance abuse treatment needs, mental health treatment needs, amenability to the services of the program, the recommendation of the state attorney and the victim, if any, and the defendant's agreement to enter the program.

Section 9. Section 394.47892, Florida Statutes, is created to read:

394.47892 Treatment-based mental health court programs.—

- (1) Each county may fund a treatment-based mental health court program under which defendants in the justice system assessed with a mental illness shall be processed in such a manner as to appropriately address the severity of the identified mental illness through treatment services tailored to the individual needs of the participant. The Legislature intends to encourage the Department of Corrections, the Department of Children and Families, the Department of Juvenile Justice, the Department of Health, the Department of Law Enforcement, the Department of Education, and other such agencies, local governments, law enforcement agencies, interested public or private entities, and individuals to support the creation and establishment of problem-solving court programs. Participation in treatment-based mental health court programs does not relieve a public or private agency of its responsibility for a child or an adult, but enables these agencies to better meet the child's or adult's needs through shared responsibility and resources.
- (2) Treatment-based mental health court programs may include pretrial intervention programs as provided in ss. 948.08, 948.16, and 985.345, postadjudicatory treatment-based mental health court programs as provided in ss. 948.01 and 948.06, and review of the status of compliance or noncompliance of sentenced defendants through a treatmentbased mental health court program.
- (3) Entry into a pretrial treatment-based mental health court program is voluntary.
- (4)(a) Entry into a postadjudicatory treatment-based mental health court program as a condition of probation or community control pursuant to s. 948.01 or s. 948.06 must be based upon the sentencing court's assessment of the defendant's criminal history, mental health screening outcome, amenability to the services of the program, and total sentence points; the recommendation of the state attorney and the victim, if any; and the defendant's agreement to enter the program.
- (b) A defendant who is sentenced to a postadjudicatory mental health court program and who, while a mental health court participant, is the subject of a violation of probation or community control under s. 948.06 shall have the violation of probation or community control heard by the judge presiding over the postadjudicatory mental health court program. After a hearing on or admission of the violation, the judge shall dispose of any such violation as he or she deems appropriate if the resulting sentence or conditions are lawful.
- (5)(a) Contingent upon an annual appropriation by the Legislature, each judicial circuit shall establish, at a minimum, one coordinator position for the treatment-based mental health court program within the state courts system to coordinate the responsibilities of the participating agencies and service providers. Each coordinator shall provide direct support to the treatment-based mental health court program by providing coordination between the multidisciplinary team and the judiciary, providing case management, monitoring compliance of the participants in

the treatment-based mental health court program with court requirements, and providing program evaluation and accountability.

- (b) Each circuit shall report sufficient client-level and programmatic data to the Office of the State Courts Administrator annually for purposes of program evaluation. Client-level data shall include primary offenses that resulted in the mental health court referral or sentence, treatment compliance, completion status and reasons for failure to complete, offenses committed during treatment and the sanctions imposed, frequency of court appearances, and units of service. Programmatic data shall include referral and screening procedures, eligibility criteria, type and duration of treatment offered, and residential treatment resources.
- (6) If a county chooses to fund a treatment-based mental health court program, the county must secure funding from sources other than the state for those costs not otherwise assumed by the state pursuant to s. 29.004. However, this subsection does not preclude counties from using funds for treatment and other services provided through state executive branch agencies. Counties may provide, by interlocal agreement, for the collective funding of these programs.
- (7) The chief judge of each judicial circuit may appoint an advisory committee for the treatment-based mental health court program. The committee shall be composed of the chief judge, or his or her designee, who shall serve as chair; the judge of the treatment-based mental health court program, if not otherwise designated by the chief judge as his or her designee; the state attorney, or his or her designee; the public defender, or his or her designee; the treatment-based mental health court program coordinators; community representatives; treatment representatives; and any other persons that the chair deems appropriate.

Section 10. Subsections (1), (4), (5), and (6) of section 394.492, Florida Statutes, are amended to read:

394.492 Definitions.—As used in ss. 394.490-394.497, the term:

- (1) "Adolescent" means a person who is at least 13 years of age but under  $21\ 18$  years of age.
- (4) "Child or adolescent at risk of emotional disturbance" means a person under  $21\ 48$  years of age who has an increased likelihood of becoming emotionally disturbed because of risk factors that include, but are not limited to:
  - (a) Being homeless.
- (b) Having a family history of mental illness.
- (c) Being physically or sexually abused or neglected.
- (d) Abusing alcohol or other substances.
- (e) Being infected with human immunodeficiency virus (HIV).
- (f) Having a chronic and serious physical illness.
- (g) Having been exposed to domestic violence.
- (h) Having multiple out-of-home placements.
- (5) "Child or adolescent who has an emotional disturbance" means a person under 21 18 years of age who is diagnosed with a mental, emotional, or behavioral disorder of sufficient duration to meet one of the diagnostic categories specified in the most recent edition of the Diagnostic and Statistical Manual of the American Psychiatric Association, but who does not exhibit behaviors that substantially interfere with or limit his or her role or ability to function in the family, school, or community. The emotional disturbance must not be considered to be a temporary response to a stressful situation. The term does not include a child or adolescent who meets the criteria for involuntary placement under s. 394.467(1).
- (6) "Child or adolescent who has a serious emotional disturbance or mental illness" means a person under 21 18 years of age who:
- (a) Is diagnosed as having a mental, emotional, or behavioral disorder that meets one of the diagnostic categories specified in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders of the American Psychiatric Association; and

(b) Exhibits behaviors that substantially interfere with or limit his or her role or ability to function in the family, school, or community, which behaviors are not considered to be a temporary response to a stressful situation.

The term includes a child or adolescent who meets the criteria for involuntary placement under s. 394.467(1).

Section 11. Section 394.656, Florida Statutes, is amended to read:

 $394.656\,$  Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program.—

- (1) There is created within the Department of Children and Families the Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program. The purpose of the program is to provide funding to counties with which they can plan, implement, or expand initiatives that increase public safety, avert increased spending on criminal justice, and improve the accessibility and effectiveness of treatment services for adults and juveniles who have a mental illness, substance abuse disorder, or co-occurring mental health and substance abuse disorders and who are in, or at risk of entering, the criminal or juvenile justice systems.
- (2) The department shall establish a Criminal Justice, Mental Health, and Substance Abuse Statewide Grant *Policy* Review Committee. The committee shall include:
  - (a) One representative of the Department of Children and Families;
  - (b) One representative of the Department of Corrections;
  - (c) One representative of the Department of Juvenile Justice;
  - (d) One representative of the Department of Elderly Affairs; and
- (e) One representative of the Office of the State Courts Administrator:
  - (f) One representative of the Department of Veterans' Affairs;
  - (g) One representative of the Florida Sheriffs Association;
  - (h) One representative of the Florida Police Chiefs Association;
  - (i) One representative of the Florida Association of Counties;
- (j) One representative of the Florida Alcohol and Drug Abuse Association;
- (k) One representative of the Florida Association of Managing Entities:
- (l) One representative of the Florida Council for Community Mental Health; and
- (m) One administrator of a state-licensed limited mental health assisted living facility.
- (3) The committee shall serve as the advisory body to review policy and funding issues that help reduce the impact of persons with mental illnesses and substance use disorders on communities, criminal justice agencies, and the court system. The committee shall advise the department in selecting priorities for grants and investing awarded grant moneys.
- (4) The department shall create a grant review and selection committee that has experience in substance use and mental health disorders, community corrections, and law enforcement. To the extent possible, the members of the committee shall have expertise in grant writing, grant reviewing, and grant application scoring.
- (5)(3)(a) A county, or not-for-profit community provider or managing entity designated by the county planning council or committee, as described in s. 394.657, may apply for a 1-year planning grant or a 3-year implementation or expansion grant. The purpose of the grants is to demonstrate that investment in treatment efforts related to mental illness, substance abuse disorders, or co-occurring mental health and substance abuse disorders results in a reduced demand on the resources of the judicial, corrections, juvenile detention, and health and social services systems.

- (b) To be eligible to receive a 1-year planning grant or a 3-year implementation or expansion grant:  $_{7}$
- 1. A county applicant must have a county planning council or committee that is in compliance with the membership requirements set forth in this section.
- 2. A not-for-profit community provider or managing entity must be designated by the county planning council or committee and have written authorization to submit an application. A not-for-profit community provider or managing entity must have written authorization for each application it submits.
- (c) The department may award a 3-year implementation or expansion grant to an applicant who has not received a 1-year planning grant.
- (d) The department may require an applicant to conduct sequential intercept mapping for a project. For purposes of this paragraph, the term "sequential intercept mapping" means a process for reviewing a local community's mental health, substance abuse, criminal justice, and related systems and identifying points of interceptions where interventions may be made to prevent an individual with a substance use disorder or mental illness from deeper involvement in the criminal justice system.
- (6)(4) The grant review and selection committee shall select the grant recipients and notify the department of Children and Families in writing of the recipients' names of the applicants who have been selected by the committee to receive a grant. Contingent upon the availability of funds and upon notification by the review committee of those applicants approved to receive planning, implementation, or expansion grants, the department of Children and Families may transfer funds appropriated for the grant program to a selected grant recipient any county awarded a grant.

Section 12. Section 394.761, Florida Statutes, is created to read:

394.761 Revenue maximization.—The agency and the department shall develop a plan to obtain federal approval for increasing the availability of federal Medicaid funding for behavioral health care. Increased funding will be used to advance the goal of improved integration of behavioral health and primary care services for individuals eligible for Medicaid through development and effective implementation of coordinated care organizations as described in s. 394.9082. The agency and the department shall submit the written plan to the President of the Senate and the Speaker of the House of Representatives by November 1, 2015. The plan shall identify the amount of general revenue funding appropriated for mental health and substance abuse services which is eligible to be used as state Medicaid match. The plan must evaluate alternative uses of increased Medicaid funding, including seeking Medicaid eligibility for the severely and persistently mentally ill, increased reimbursement rates for behavioral health services, adjustments to the capitation rate for Medicaid enrollees with chronic mental illness and substance use disorders, supplemental payments to mental health and substance abuse providers through a designated state health program or other mechanisms, and innovative programs to provide incentives for improved outcomes for behavioral health conditions. The plan shall identify the advantages and disadvantages of each alternative and assess the potential of each for achieving improved integration of services. The plan shall identify the types of federal approvals necessary to implement each alternative and project a timeline for implementation.

Section 13. Paragraph (a) of subsection (1) of section 394.875, Florida Statutes, is amended to read:

- 394.875 Crisis stabilization units, residential treatment facilities, and residential treatment centers for children and adolescents; authorized services; license required.—
- (1)(a) The purpose of a crisis stabilization unit is to stabilize and redirect a client to the most appropriate and least restrictive community setting available, consistent with the client's needs. Crisis stabilization units may screen, assess, and admit for stabilization persons who present themselves to the unit and persons who are brought to the unit under s. 394.463. Clients may be provided 24-hour observation, medication prescribed by a physician or psychiatrist, and other appropriate services. Crisis stabilization units shall provide services regardless of the client's ability to pay and shall be limited in size to a maximum of 30 beds.

Section 14. Effective upon this act becoming a law, section 394.9082, Florida Statutes, is amended to read:

394.9082 Behavioral health managing entities.—

- (1) LEGISLATIVE FINDINGS AND INTENT.—The Legislature finds that untreated behavioral health disorders constitute major health problems for residents of this state, are a major economic burden to the citizens of this state, and substantially increase demands on the state's juvenile and adult criminal justice systems, the child welfare system, and health care systems. The Legislature finds that behavioral health disorders respond to appropriate treatment, rehabilitation, and supportive intervention. The Legislature finds that the state's return on its it has made a substantial long term investment in the funding of the community-based behavioral health prevention and treatment service systems and facilities can be enhanced for individuals also served by Medicaid through integration of these services with primary care and for individuals not served by Medicaid through coordination of these services with primary care in order to provide critical emergency, acute care, residential, outpatient, and rehabilitative and recovery based services. The Legislature finds that local communities have also made substantial investments in behavioral health services, contracting with safety net providers who by mandate and mission provide specialized services to vulnerable and hard-to-serve populations and have strong ties to local public health and public safety agencies. The Legislature finds that a regional management structure that facilitates a comprehensive and cohesive system of coordinated care for places the responsibility for publicly financed behavioral health treatment and prevention services within a single private, nonprefit entity at the local level will improve promote improved access to care, promote service continuity, and provide for more efficient and effective delivery of substance abuse and mental health services. The Legislature finds that streamlining administrative processes will create cost efficiencies and provide flexibility to better match available services to consumers' identified needs.
  - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Behavioral health services" means mental health services and substance abuse prevention and treatment services as defined in this chapter and chapter 397 which are provided using state and federal funds.
- (b) "Coordinated care organization" means a managing entity that has earned designation by the department as having achieved the standards required in subsection (5). "Decisionmaking model" means a comprehensive management information system needed to answer the following management questions at the federal, state, regional, circuit, and local provider levels: who receives what services from which providers with what outcomes and at what costs?
- (c) "Geographic area" means one or more contiguous counties, circuits a county, circuit, regional, or regions as described in s. 409.966 multiregional area in this state.
- (d) "Managed behavioral health organization" means a Medicaid managed care organization currently under contract with the Medicaid managed medical assistance program in this state pursuant to part IV of chapter 409, including a managed care organization operating as a behavioral health specialty plan.
- (e)(d) "Managing entity" means a corporation that is selected by enganized in this state, is designated or filed as a nonprofit organization under s. 501(e)(3) of the Internal Revenue Code, and is under contract to the department to execute the administrative duties specified in subsection (5) to facilitate the manage the day to day operational delivery of behavioral health services through a coordinated an organized system of care.
- (f)(e) "Provider networks" mean the direct service agencies that are under contract with a managing entity to provide behavioral health services. The provider network may also include noncontracted providers as partners in the delivery of coordinated care and that together constitute a comprehensive array of emergency, acute care, residential, outpatient, recovery support, and consumer support services.
- (3) SERVICE DELIVERY STRATEGIES. The department may work through managing entities to develop service delivery strategies that will improve the coordination, integration, and management of the

delivery of behavioral health services to people who have mental or substance use disorders. It is the intent of the Legislature that a well-managed service delivery system will increase access for those in need of care, improve the coordination and continuity of care for vulnerable and high risk populations, and redirect service dollars from restrictive care settings to community based recovery services.

# (3)(4) CONTRACT FOR SERVICES.—

- (a)1. The department shall may contract for the purchase and management of behavioral health services with not-for-profit community-based organizations with competence in managing networks of providers serving persons with mental health and substance use disorders to serve as managing entities. However, if fewer than two responsive bids are received to a solicitation for a managing entity contract, the department shall reissue the solicitation and managed behavioral health organizations shall also be eligible to bid. The department may require a managing entity to contract for specialized services that are not currently part of the managing entity's network if the department determines that to do so is in the best interests of consumers of services. The secretary shall determine the schedule for phasing in contracts with managing entities. The managing entities shall, at a minimum, be accountable for the operational oversight of the delivery of behavioral health services funded by the department and for the collection and submission of the required data pertaining to these contracted services.
- 2. The department shall require all contractors serving as managing entities to operate under the same data reporting, administrative, and administrative rate requirements, regardless of whether the managing entity is for profit or not for profit.
- (b) A managing entity shall serve a geographic area designated by the department. The geographic area must be of sufficient size in population, funding, and services and have enough public funds for behavioral health services to allow for flexibility and maximum efficiency.
- (b) The operating costs of the managing entity contract shall be funded through funds from the department and any savings and efficiencies achieved through the implementation of managing entities when realized by their participating provider network agencies. The department recognizes that managing entities will have infrastructure development costs during start-up so that any efficiencies to be realized by providers from consolidation of management functions, and the resulting savings, will not be achieved during the early years of operation. The department shall negotiate a reasonable and appropriate administrative cost rate with the managing entity. The Legislature intends that reduced local and state contract management and other administrative duties passed on to the managing entity allows funds previously allocated for these purposes to be proportionately reduced and the savings used to purchase the administrative functions of the managing entity. Policies and procedures of the department for monitoring contracts with managing entities shall include provisions for climinating duplication of the department's and the managing entities' contract management and other administrative activities in order to achieve the goals of cost-effectiveness and regulatory relief. To the maximum extent possible, provider monitoring activities shall be assigned to the managing entity.
- (e) Contracting and payment mechanisms for services must promote clinical and financial flexibility and responsiveness and must allow different categorical funds to be integrated at the point of service. The contracted service array must be determined by using public input, needs assessment, and evidence based and promising best practice models. The department may employ care management methodologies, prepaid capitation, and case rate or other methods of payment which promote flexibility, efficiency, and accountability.
  - (c) Duties of the managing entity include:
- 1. Assessing community needs for behavioral health services and determining the optimal array of services to meet those needs within available resources, including, but not limited to, those services provided in subsection (6);
- 2. Contracting with providers to provide services to address community needs;
- 3. Monitoring provider performance through application of nationally recognized standards;

- 4. Collecting and reporting data, including use of a unique identifier developed by the department to facilitate consumer care coordination, and using such data to continually improve the system of care;
- 5. Facilitating effective provider relationships and arrangements that support coordinated service delivery and continuity of care, including relationships and arrangements with those other systems with which individuals with behavioral health needs interact;
- 6. Continually working independently and in collaboration with stakeholders, including, but not limited to, local government, to improve access to and effectiveness, quality, and outcomes of safety-net behavioral health services and the managing entity system of care, through means, including, but not limited to, facilitating the dissemination and use of evidence-informed practices;
  - 7. Securing local matching funds; and
- 8. Administrative and fiscal management duties necessary to comply with federal requirements for the Substance Abuse and Mental Health Services grant.
- (d) No later than July 1, 2016, the department shall revise contracts with all current managing entities. The revised contract shall be for a term of 5 years with an option to renew for an additional 5 years. The revised contract will be performance-based, which means the contract establishes a limited number of measurable outcomes, sets timelines for achievement of those outcomes that are characterized by specific milestones, and establishes a schedule of penalties scaled to the nature and significance of the performance failure. The contract shall provide specific milestones that managing entities must meet to ensure that they timely earn the coordinated care organization designation pursuant to subsection (5) and shall require managing entities to be evaluated at least annually to determine their compliance with these milestones. Such penalties may include a corrective action plan, liquidated damages, or termination of the contract.
- (e) The revised contract must establish a clear and consistent framework for managing limited resources to serve priority populations identified in federal regulations and state law.
- (f) In developing the revised contract, the department must consult with current managing entities and behavioral health service providers.
- (g) The revised contract must incorporate a plan prepared by the managing entity that describes how the managing entity and the provider network in the region will earn, no later than July 1, 2019, the designation of coordinated care organization pursuant to subsection (5). The department may terminate a contract with a managing entity for causes specified in the contract and shall terminate a contract for the managing entity's failure to earn designation as a coordinated care organization in accordance with the plan approved by the department.
- (h) The contract terms shall require that when the contractor serving as the managing entity changes, the department shall develop and implement a transition plan that ensures continuity of care for patients receiving behavioral health services.
- (i) When necessary due to contract termination or the expiration of the allowable contract term, the department shall issue an invitation to negotiate in order to select an organization to serve as a managing entity pursuant to paragraph (a). The department shall consider the input and recommendations of the provider network and community stakeholders when selecting a new contractor. The invitation to negotiate shall specify the criteria and the relative weight of the criteria that will be used in selecting the new contractor. The department must consider all of the following factors:
- 1. Experience serving persons with mental health and substance use disorders.
- 2. Establishment of community partnerships with behavioral health providers.
- ${\it 3.} \quad Demonstrated\ organizational\ capabilities\ for\ network\ management\ functions.$
- 4. Capability to coordinate behavioral health with primary care services.

- (4)(5) GOALS.—The department must develop and incorporate into the revised contract with the managing entities, measureable outcome standards that address the following goals goal of the service delivery strategies is to provide a design for an effective coordination, integration, and management approach for delivering effective behavioral health services to persons who are experiencing a mental health or substance abuse crisis, who have a disabling mental illness or a substance use or coccurring disorder, and require extended services in order to recover from their illness, or who need brief treatment or longer term supportive interventions to avoid a crisis or disability. Other goals include:
- (a) The provider network in the region delivers effective, quality services that are evidence-informed, coordinated, and integrated with programs such as vocational rehabilitation, education, child welfare, juvenile justice, and criminal justice, and coordinated with primary care services.
- (b)(a) Behavioral health services supported with public funds are accountable to the public and responsive to local needs Improving accountability for a local system of behavioral health care services to meet performance outcomes and standards through the use of reliable and timely data.
- (c)(b) Interactions and relationships among members of the provider network are supported and facilitated by the managing entity through such means as the sharing of data and information in order to effectively coordinate services and provide continuity of care for priority populations Enhancing the continuity of care for all children, adolescents, and adults who enter the publicly funded behavioral health service system.
- (e) Preserving the "safety net" of publicly funded behavioral health services and providers, and recognizing and ensuring continued local contributions to these services, by establishing locally designed and community monitored systems of care.
- (d) Providing early diagnosis and treatment interventions to enhance recovery and prevent hospitalization.
- (e) Improving the assessment of local needs for behavioral health services.
- (f) Improving the overall quality of behavioral health services through the use of evidence-based, best practice, and promising practice models.
- (g) Demonstrating improved service integration between behavioral health programs and other programs, such as vocational rehabilitation, education, child welfare, primary health care, emergency services, juvenile justice, and criminal justice.
- (h) Providing for additional testing of creative and flexible strategies for financing behavioral health services to enhance individualized treatment and support services.
  - (i) Promoting cost effective quality care.
- (j) Working with the state to coordinate admissions and discharges from state civil and forensic hospitals and coordinating admissions and discharges from residential treatment centers.
- (k) Improving the integration, accessibility, and dissemination of behavioral health data for planning and monitoring purposes.
- (l) Promoting specialized behavioral health services to residents of assisted living facilities.
- (m) Working with the state and other stakeholders to reduce the admissions and the length of stay for dependent children in residential treatment centers.
- (n) Providing services to adults and children with co occurring disorders of mental illnesses and substance abuse problems.
- (o) Providing services to elder adults in crisis or at risk for placement in a more restrictive setting due to a serious mental illness or substance obuse-
  - (5) COORDINATED CARE ORGANIZATION DESIGNATION.—

- (a) Managing entities earn the coordinated care organization designation by developing and implementing a plan that enables the members of the provider network, including those under contract to the managing entity as well as other noncontracted community service providers, to work together with each other and with systems such as the child welfare system, criminal justice system, and Medicaid system, to improve outcomes for individuals with mental health and substance use disorders. The plan must:
- 1. Assess working relationships among providers of a comprehensive range of services as described in subsection (6) and the nature and degree of coordination with other major systems with which individuals with behavioral health needs interact, and propose strategies for improving access to care for priority populations;
- 2. Identify gaps in the current system of care and propose methods for improving continuity and effectiveness of care;
- 3. Assess current methods and capabilities for consumer care coordination and propose enhancements to increase the number of individuals served and the effectiveness of care coordination services; and
- 4. Result from a collaborative effort of providers in the region which is facilitated and documented by the managing entity and includes stakeholder input.
- (b) In order to earn the coordinated care organization designation, the managing entity must document working relationships among providers established through written coordination agreements that define common protocols for intake and assessment, create methods of data sharing, institute joint operational procedures, provide for integrated care planning and case management, and initiate cooperative evaluation procedures.
- (c) Before designating a managing entity as a coordinated care organization, the department must seek input from the providers and other community stakeholders to assess the effectiveness of entity's coordination efforts.
- (d) After earning the coordinated care organization designation, the managing entity must maintain coordinated care organization status by documenting the ongoing use and continuous improvement of the coordination methods specified in the written agreements.
- (6) ESSENTIAL ELEMENTS.—It is the intent of the Legislature that the department may plan for and enter into contracts with managing entities to manage care in geographical areas throughout the state.
- (a) A comprehensive range of services includes the following essential elements:
- 1. A centralized receiving facility or a coordinated receiving system consisting of written agreements and operational policies that support efficient methods of triaging patients to appropriate providers. A coordinated receiving system must be developed with input from community providers of behavioral health, including, but not limited to, inpatient psychiatric care providers.
  - 2. Crisis services, including, at a minimum, crisis stabilization units.
- 3. Case management and consumer care coordination. To the extent allowed by available resources, the managing entity shall provide for consumer care coordination to facilitate the appropriate delivery of behavioral health care services in the least restrictive setting based on standardized level of care determinations, recommendations by a treating practitioner, and the needs of the consumer and his or her family, as appropriate. In addition to treatment services, consumer care coordination shall address the recovery support needs of the consumer and shall involve coordination with other local systems and entities, public and private, which are involved with the consumer, such as primary health care, child welfare, behavioral health care, and criminal and juvenile justice organizations. Consumer care coordination shall be provided to populations in the following order of priority:
- a.(I) Individuals with serious mental illness or substance use disorders who have experienced multiple arrests, involuntary commitments, admittances to a state mental health treatment facility, or episodes of incarceration or have been placed on conditional release for a felony or violated a condition of probation multiple times as a result of their behavioral health condition.

(II) Individuals in state treatment facilities who are on the wait list for community-based care.

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- b.(I) Individuals in receiving facilities or crisis stabilization units who are on the wait list for a state treatment facility.
- (II) Children who are involved in the child welfare system but are not in out-of-home care, except that the community-based care lead agency shall remain responsible for services required pursuant to s. 409.988.
- (III) Parents or caretakers of children who are involved in the child welfare system and individuals who account for a disproportionate amount of behavioral health expenditures.
  - c. Other individuals eligible for services.
  - 4. Outpatient services.
  - Residential services.
  - 6. Hospital inpatient care.
  - 7. Aftercare and other postdischarge services.
- 8. Recovery support, including, but not limited to, support for competitive employment, educational attainment, independent living skills development, family support and education, wellness management and self-care, and assistance in obtaining housing that meets the individual's needs. Such housing includes mental health residential treatment facilities, limited mental health assisted living facilities, adult family care homes, and supportive housing. Housing provided using state funds must provide a safe and decent environment free from abuse and neglect. The care plan shall assign specific responsibility for initial and ongoing evaluation of the supervision and support needs of the individual and the identification of housing that meets such needs. For purposes of this subparagraph, the term "supervision" means oversight of and assistance with compliance with the clinical aspects of an individual's care plan.
- 9. Medical services necessary for coordination of behavioral health services with primary care.
  - 10. Prevention and outreach services.
  - 11. Medication-assisted treatment.
- 12. Detoxification services. The managing entity must demonstrate the ability of its network of providers to comply with the pertinent provisions of this chapter and chapter 397 and to ensure the provision of comprehensive behavioral health services. The network of providers must include, but need not be limited to, community mental health agencies, substance abuse treatment providers, and best practice consumer services providers.
- (b) The department shall terminate its mental health or substance abuse provider contracts for services to be provided by the managing entity at the same time it contracts with the managing entity.
- (e) The managing entity shall ensure that its provider network is broadly conceived. All mental health or substance abuse treatment providers currently under contract with the department shall be offered a contract by the managing entity.
- (d) The department may contract with managing entities to provide the following core functions:
  - 1. Financial accountability.
- 2. Allocation of funds to network providers in a manner that reflects the department's strategic direction and plans.
- 3. Provider monitoring to ensure compliance with federal and state laws, rules, and regulations.
  - 4. Data collection, reporting, and analysis.
- 5. Operational plans to implement objectives of the department's strategic plan.
  - 6. Contract compliance.

- 7. Performance management.
- 8. Collaboration with community stakeholders, including local government.
  - 9. System of care through network development.
  - 10. Consumer care coordination.
  - 11. Continuous quality improvement.
  - 12. Timely access to appropriate services.
  - 13. Cost-effectiveness and system improvements.
  - 14. Assistance in the development of the department's strategic plan.
  - 15. Participation in community, circuit, regional, and state planning.
- 16. Resource management and maximization, including pursuit of third-party payments and grant applications.
  - 17. Incentives for providers to improve quality and access.
  - 18. Liaison with consumers.
  - 19. Community needs assessment.
  - 20. Securing local matching funds.
- (b)(e) The managing entity shall ensure that written cooperative agreements are developed and implemented among the criminal and juvenile justice systems, the local community-based care network, and the local behavioral health providers in the geographic area which define strategies and alternatives for diverting people who have mental illness and substance abuse problems from the criminal justice system to the community. These agreements must also address the provision of appropriate services to persons who have behavioral health problems and leave the criminal justice system. The managing entity shall work with the civil court system to develop procedures for the evaluation and use of involuntary outpatient placement for individuals as a strategy for diverting future admissions to acute levels of care, jails, prisons, and forensic facilities, subject to the availability of funding for services.
- (c)(f) Managing entities must collect and submit data to the department regarding persons served, outcomes of persons served, and the costs of services provided through the department's contract, and other data as required by the department. The department shall evaluate managing entity services based on consumer-centered outcome measures that reflect national standards that can dependably be measured. The department shall work with managing entities to establish performance standards related to:
  - 1. The extent to which individuals in the community receive services.
  - 2. The improvement in the overall behavioral health of a community.
- 3. The improvement in functioning or progress in the recovery of individuals served through care coordination, as determined using personcentered measures tailored to the population of quality of care for individuals served.
- 4.3. The success of strategies to divert admissions to acute levels of care, jails, prisons, and forensic facilities as measured by, at a minimum, the total number and percentage of clients who, during a specified period, experience multiple admissions to acute levels of care, jails, prisons, or forensic facilities jail, prison, and forensic facility admissions.
  - 5.4. Consumer and family satisfaction.
- 6.5. The satisfaction of key community constituents such as law enforcement agencies, juvenile justice agencies, the courts, the schools, local government entities, hospitals, and others as appropriate for the geographical area of the managing entity.
- (g) The Agency for Health Care Administration may establish a certified match program, which must be voluntary. Under a certified match program, reimbursement is limited to the federal Medicaid share to Medicaid enrolled strategy participants. The agency may take no action to implement a certified match program unless the consultation

- provisions of chapter 216 have been met. The agency may seek federal waivers that are necessary to implement the behavioral health service delivery strategies.
- (7) MANAGING ENTITY REQUIREMENTS.—The department may adopt rules and *contractual* standards *related to* and a process for the qualification and operation of managing entities which are based, in part, on the following criteria:
- (a) By the date of execution of the revised contract, the department must verify:
- 1. If the managing entity is not a managed behavioral health organization, that the governing board meets the following requirements: A managing entity's governance structure shall be representative and shall, at a minimum, include consumers and family members, appropriate community stakeholders and organizations, and providers of substance abuse and mental health services as defined in this chapter and chapter 397. If there are one or more private receiving facilities in the geographic coverage area of a managing entity, the managing entity shall have one representative for the private receiving facilities as an exofficio member of its board of directors.
- a. The composition of the governing board must be broadly representative of the community and include consumers and family members, community organizations that do not contract with the managing entity, local governments, area law enforcement agencies, business leaders, community-based care lead agency representatives, health care professionals, and representatives of health care facilities. Representatives of local governments, including counties, school boards, sheriffs, and independent hospital taxing districts may, however, serve as voting members even if they contract with the managing entity. The managing entity must create a transparent process for nomination and selection of board members and must adopt a procedure for establishing staggered term limits which ensures that no individual serves more than 8 consecutive years on the board.
- b. The managing entity must establish a technical advisory panel consisting of providers of mental health and substance abuse services under contract with the managing entity that selects at least one member to serve ex officio as a member of the governing board.
- 2. If the managing entity is a managed behavioral health organization, it must establish an advisory board and a technical advisory panel that meet the same requirements as the governing board and technical advisory panel in subparagraph 1. The duties of the advisory board and technical advisory panel shall include, but are not limited to, making recommendations to the department about the renewal of the managing contract or the award of a new contract to the managing entity.
- (b) A managing entity that was originally formed primarily by substance abuse or mental health providers must present and demonstrate a detailed, consensus approach to expanding its provider network and governance to include both substance abuse and mental health providers.
- (b)(e) A managing entity must submit a network management plan and budget in a form and manner determined by the department. The plan must detail the means for implementing the duties to be contracted to the managing entity and the efficiencies to be anticipated by the department as a result of executing the contract. The department may require modifications to the plan and must approve the plan before contracting with a managing entity.
- 1. Provider participation in the network is subject to credentials and performance standards set by the managing entity. The department may not require the managing entity to conduct provider network procurements in order to select providers. However, the managing entity or coordinated care organization shall have a process for publicizing opportunities to participate in its network, evaluating new participants for inclusion in its network, and evaluating current providers to determine whether they should remain network participants. This process shall be posted on the managing entity's website.
- 2. The network management plan and provider contracts, at a minimum, shall provide for managing entity and provider involvement to ensure continuity of care for clients if a provider ceases to provide a service or leaves the network. The department may contract with a managing

entity that demonstrates readiness to assume core functions, and may continue to add functions and responsibilities to the managing entity's contract over time as additional competencies are developed as identified in paragraph (g). Notwithstanding other provisions of this section, the department may continue and expand managing entity contracts if the department determines that the managing entity meets the requirements specified in this section.

- (d) Notwithstanding paragraphs (b) and (c), a managing entity that is currently a fully integrated system providing mental health and substance abuse services, Medicaid, and child welfare services is permitted to continue operating under its current governance structure as long as the managing entity can demonstrate to the department that consumers, other stakeholders, and network providers are included in the planning process.
- (c)(e) Managing entities shall operate in a transparent manner, providing public access to information, notice of meetings, and opportunities for broad public participation in decisionmaking. The managing entity's network management plan must detail policies and procedures that ensure transparency.
- (d)4) Before contracting with a managing entity, the department must perform an onsite readiness review of a managing entity to determine its operational capacity to satisfactorily perform the duties to be contracted.
- (e)(g) The department shall engage community stakeholders, including providers and managing entities under contract with the department, in the development of objective standards to measure the competencies of managing entities and their readiness to assume the responsibilities described in this section, and the outcomes to hold them accountable
- (8) DEPARTMENT RESPONSIBILITIES. With the introduction of managing entities to monitor department contracted providers' day today operations, the department and its regional and circuit offices will have increased ability to focus on broad systemic substance abuse and mental health issues. After the department enters into a managing entity contract in a geographic area, the regional and circuit offices of the department in that area shall direct their efforts primarily to monitoring the managing entity contract, including negotiation of system quality improvement goals each contract year, and review of the managing entity's plans to execute department strategic plans; carrying out statutorily mandated licensure functions; conducting community and regional substance abuse and mental health planning; communicating to the department the local needs assessed by the managing entity; preparing department strategic plans; coordinating with other state and local agencies; assisting the department in assessing local trends and issues and advising departmental headquarters on local priorities; and providing leadership in disaster planning and preparation.

# (8)(9) FUNDING FOR MANAGING ENTITIES.—

- (a) A contract established between the department and a managing entity under this section shall be funded by general revenue, other applicable state funds, or applicable federal funding sources. A managing entity may carry forward documented unexpended state funds from one fiscal year to the next; however, the cumulative amount carried forward may not exceed 8 percent of the total contract. Any unexpended state funds in excess of that percentage must be returned to the department. The funds carried forward may not be used in a way that would create increased recurring future obligations or for any program or service that is not currently authorized under the existing contract with the department. Expenditures of funds carried forward must be separately reported to the department. Any unexpended funds that remain at the end of the contract period shall be returned to the department. Funds carried forward may be retained through contract renewals and new procurements as long as the same managing entity is retained by the department.
- (b) The method of payment for a fixed-price contract with a managing entity must provide for a 2-month advance payment at the beginning of each fiscal year and equal monthly payments thereafter.
- (10) REPORTING.—Reports of the department's activities, progress, and needs in achieving the goal of contracting with managing entities in each circuit and region statewide must be submitted to the appropriate

substantive and appropriations committees in the Senate and the House of Representatives on January 1 and July 1 of each year until the full transition to managing entities has been accomplished statewide.

(9)(11) RULES.—The department may shall adopt rules to administer this section and, as necessary, to further specify requirements of managing entities.

Section 15. Section 397.402, Florida Statutes, is created to read:

397.402 Single, consolidated licensure.— The department and the Agency for Health Care Administration shall develop a plan for modifying licensure statutes and rules to provide options for a single, consolidated license for a provider that offers multiple types of mental health and substance abuse services regulated under chapters 394 and 397. The plan shall identify options for license consolidation within the department and within the agency, and shall identify interagency license consolidation options. The department and the agency shall submit the plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives by November 1, 2015.

Section 16. Paragraphs (d) through (m) of subsection (2) of section 409.967, Florida Statutes, are redesignated as paragraphs (e) through (n), respectively, and a new paragraph (d) is added to that subsection, to read:

409.967 Managed care plan accountability.—

- (2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care program. In addition to any other provisions the agency may deem necessary, the contract must require:
- (d) Quality care.—Managed care plans shall provide, or contract for the provision of, care coordination to facilitate the appropriate delivery of behavioral health care services in the least restrictive setting with treatment and recovery capabilities that address the needs of the patient. Services shall be provided in a manner that integrates behavioral health services and primary care. Plans shall be required to achieve specific behavioral health outcome standards, established by the agency in consultation with the Department of Children and Families.

Section 17. Subsection (5) is added to section 409.973, Florida Statutes, to read:

409.973 Benefits.—

(5) INTEGRATED BEHAVIORAL HEALTH INITIATIVE.—Each plan operating in the managed medical assistance program shall work with the managing entity in its service area to establish specific organizational supports and service protocols that enhance the integration and coordination of primary care and behavioral health services for Medicaid recipients. Progress in this initiative will be measured using the integration framework and core measures developed by the Agency for Healthcare Research and Quality.

Section 18. Section 491.0045, Florida Statutes is amended to read:

491.0045 Intern registration; requirements.—

- (1) Effective January 1, 1998, An individual who has not satisfied intends to practice in Florida to satisfy the postgraduate or post-master's level experience requirements, as specified in s. 491.005(1)(c), (3)(c), or (4)(c), must register as an intern in the profession for which he or she is seeking licensure prior to commencing the post-master's experience requirement or an individual who intends to satisfy part of the required graduate-level practicum, internship, or field experience, outside the academic arena for any profession, must register as an intern in the profession for which he or she is seeking licensure prior to commencing the practicum, internship, or field experience.
- (2) The department shall register as a clinical social worker intern, marriage and family therapist intern, or mental health counselor intern each applicant who the board certifies has:
- (a) Completed the application form and remitted a nonrefundable application fee not to exceed \$200, as set by board rule;

- (b)1. Completed the education requirements as specified in s. 491.005(1)(c), (3)(c), or (4)(c) for the profession for which he or she is applying for licensure, if needed; and
- 2. Submitted an acceptable supervision plan, as determined by the board, for meeting the practicum, internship, or field work required for licensure that was not satisfied in his or her graduate program.
  - (c) Identified a qualified supervisor.
- (3) An individual registered under this section must remain under supervision while practicing under registered intern status until he or she is in receipt of a license or a letter from the department stating that he or she is licensed to practice the profession for which he or she applied.
- (4) An individual who has applied for intern registration on or before December 31, 2001, and has satisfied the education requirements of s. 491.005 that are in effect through December 31, 2000, will have met the educational requirements for licensure for the profession for which he or she has applied.
- (4)(5) An individual who fails Individuals who have commenced the experience requirement as specified in s. 491.005(1)(e), (3)(e), or (4)(e) but failed to register as required by subsection (1) shall register with the department before January 1, 2000. Individuals who fail to comply with this section may subsection shall not be granted a license under this chapter, and any time spent by the individual completing the experience requirement as specified in s. 491.005(1)(c), (3)(c), or (4)(c) before prior to registering as an intern does shall not count toward completion of the such requirement.
  - (5) An intern registration is valid for 5 years.
- (6) Any registration issued on or before March 31, 2016, expires March 31, 2021, and may not be renewed or reissued. Any registration issued after March 31, 2016, expires 60 months after the date it is issued. A subsequent intern registration may not be issued unless the candidate has passed the theory and practice examination described in s. 491.005(1)(d), (3)(d), and (4)(d).
- (7) An individual who has held a provisional license issued by the board may not apply for an intern registration in the same profession.
  - Section 19. Section 394.4674, Florida Statutes, is repealed.
  - Section 20. Section 394.4985, Florida Statutes, is repealed.
  - Section 21. Section 394.745, Florida Statutes, is repealed.
  - Section 22. Section 397.331, Florida Statutes, is repealed.
  - Section 23. Section 397.333, Florida Statutes, is repealed.
  - Section 24. Section 397.801, Florida Statutes, is repealed.
  - Section 25. Section 397.811, Florida Statutes, is repealed.
  - Section 26. Section 397.821, Florida Statutes, is repealed.
  - Section 27. Section 397.901, Florida Statutes, is repealed.
  - Section 28. Section 397.93, Florida Statutes, is repealed.
  - Section 29. Section 397.94, Florida Statutes, is repealed.
  - Section 30. Section 397.951, Florida Statutes, is repealed.
  - Section 31. Section 397.97, Florida Statutes, is repealed.
  - Section 32. Section 397.98, Florida Statutes, is repealed.
- Section 33. Subsection (15) of section 397.321, Florida Statutes, is amended to read:
  - 397.321 Duties of the department.—The department shall:
- (15) Appoint a substance abuse impairment coordinator to represent the department in efforts initiated by the statewide substance abuse impairment prevention and treatment coordinator established in s.

397.801 and to assist the statewide coordinator in fulfilling the responsibilities of that position.

Section 34. Paragraph (e) of subsection (3) of section 409.966, Florida Statutes, is amended to read:

409.966 Eligible plans; selection.—

# (3) QUALITY SELECTION CRITERIA.—

(e) To ensure managed care plan participation in Regions 1 and 2, the agency shall award an additional contract to each plan with a contract award in Region 1 or Region 2. Such contract shall be in any other region in which the plan submitted a responsive bid and negotiates a rate acceptable to the agency. If a plan that is awarded an additional contract pursuant to this paragraph is subject to penalties pursuant to s. 409.967(2)(i) 409.967(2)(h) for activities in Region 1 or Region 2, the additional contract is automatically terminated 180 days after the imposition of the penalties. The plan must reimburse the agency for the cost of enrollment changes and other transition activities.

Section 35. Subsection (1) of section 765.110, Florida Statutes, is amended to read:

- 765.11 Health care facilities and providers; discipline.—
- (1) A health care facility, pursuant to Pub. L. No. 101-508, ss. 4206 and 4751, shall provide to each patient written information concerning the individual's rights concerning advance directives, including advance directives providing for mental health treatment, and the health care facility's policies respecting the implementation of such rights, and shall document in the patient's medical records whether or not the individual has executed an advance directive.

Section 36. Part V of chapter 765, Florida Statutes, is redesignated as part VI, and a new part V of chapter 765, Florida Statutes, consisting of ss. 765.501-765.509, is created and entitled "Mental Health and Substance Abuse Advance Directives."

Section 37. Section 765.501, Florida Statutes, is created to read:

765.501 Short title.—Sections 765.502-765.509 may be cited as the "Jennifer Act".

Section 38. Section 765.502, Florida Statutes, is created to read:

765.502 Legislative findings.—

- (1) The Legislature recognizes that an individual with capacity has the ability to control decisions relating to his or her own mental health care or substance abuse treatment. The Legislature finds that:
- (a) Substance abuse and some mental illnesses cause individuals to fluctuate between capacity and incapacity;
- (b) During periods when an individual's capacity is unclear, the individual may be unable to provide informed consent necessary to access needed treatment;
- (c) Early treatment may prevent an individual from becoming so ill that involuntary treatment is necessary; and
- (d) Individuals with substance abuse impairment or mental illness need an established procedure to express their instructions and preferences for treatment and provide advance consent to or refusal of treatment. This procedure should be less expensive and less restrictive than guardianship.
  - (2) The Legislature further recognizes that:
- (a) A mental health or substance abuse treatment advance directive must provide the individual with a full range of choices.
- (b) For a mental health or substance abuse directive to be an effective tool, individuals must be able to choose how they want their directives to be applied during periods when they are incompetent to consent to treatment.
- (c) There must be a clear process so that treatment providers can abide by an individual's treatment choices.

- Section 39. Section 765.503, Florida Statutes, is created to read:
- 765.503 Definitions.—As used in this part, the term:
- (1) "Adult" means any individual who has attained the age of majority or is an emancipated minor.
- (2) "Capacity" means that an adult has not been found to be incapacitated pursuant to s. 394.463.
- (3) "Health care facility" means a hospital, nursing home, hospice, home health agency, or health maintenance organization licensed in this state, or any facility subject to part I of chapter 394.
  - (4) "Incapacity" or "incompetent" means an adult who is:
- (a) Unable to understand the nature, character, and anticipated results of proposed treatment or alternatives or the recognized serious possible risks, complications, and anticipated benefits of treatments and alternatives, including nontreatment;
- (b) Physically or mentally unable to communicate a willful and knowing decision about mental health care or substance abuse treatment;
- (c) Unable to communicate his or her understanding or treatment decisions; or
  - (d) Determined incompetent pursuant to s. 394.463.
- (5) "Informed consent" means consent voluntarily given by a person after a sufficient explanation and disclosure of the subject matter involved to enable that person to have a general understanding of the treatment or procedure and the medically acceptable alternatives, including the substantial risks and hazards inherent in the proposed treatment or procedures or nontreatment, and to make knowing mental health care or substance abuse treatment decisions without coercion or undue influence.
- (6) "Interested person" means, for the purposes of this chapter, any person who may reasonably be expected to be affected by the outcome of the particular proceeding involved, including anyone interested in the welfare of an incapacitated person.
- (7) "Mental health or substance abuse treatment advance directive" means a written document in which the principal makes a declaration of instructions or preferences or appoints a surrogate to make decisions on behalf of the principal regarding the principal's mental health or substance abuse treatment, or both.
- (8) "Mental health professional" means a psychiatrist, psychologist, psychiatric nurse, or social worker, and such other mental health professionals licensed pursuant to chapter 458, chapter 459, chapter 464, chapter 490, or chapter 491.
- (9) "Principal" means a competent adult who executes a mental health or substance abuse treatment advance directive and on whose behalf mental health care or substance abuse treatment decisions are to be made.
- (10) "Service provider" means a mental health receiving facility, a facility licensed under chapter 397, a treatment facility, an entity under contract with the department to provide mental health or substance abuse services, a community mental health center or clinic, a psychologist, a clinical social worker, a marriage and family therapist, a mental health counselor, a physician, a psychiatrist, an advanced registered nurse practitioner, or a psychiatric nurse.
- (11) "Surrogate" means any competent adult expressly designated by a principal to make mental health care or substance abuse treatment decisions on behalf of the principal as set forth in the principal's mental health or substance abuse treatment advance directive created pursuant to this part.
  - Section 40. Section 765.504, Florida Statutes, is created to read:
- 765.504 Mental health or substance abuse treatment advance directive; execution; allowable provisions.—
- (1) An adult with capacity may execute a mental health or substance abuse treatment advance directive.

- (2) A directive executed in accordance with this section is presumed to be valid. The inability to honor one or more provisions of a directive does not affect the validity of the remaining provisions.
- (3) A directive may include any provision relating to mental health or substance abuse treatment or the care of the principal. Without limitation, a directive may include:
- (a) The principal's preferences and instructions for mental health or substance abuse treatment.
- (b) Consent to specific types of mental health or substance abuse treatment.
- (c) Refusal to consent to specific types of mental health or substance abuse treatment.
- (d) Descriptions of situations that may cause the principal to experience a mental health or substance abuse crisis.
- (e) Suggested alternative responses that may supplement or be in lieu of direct mental health or substance abuse treatment, such as treatment approaches from other providers.
- (f) The principal's nomination of a guardian, limited guardian, or guardian advocate as provided chapter 744.
- (4) A directive may be combined with or be independent of a nomination of a guardian, a durable power of attorney, or other advance directive.
  - Section 41. Section 765.505, Florida Statutes, is created to read:
- 765.505 Execution of a mental health or substance abuse advance directive; effective date; expiration.—
  - (1) A directive must:
  - (a) Be in writing.
- (b) Contain language that clearly indicates that the principal intends to create a directive pursuant to this part.
- (c) Be dated and signed by the principal or, if the principal is unable to sign, at the principal's direction in the principal's presence.
- (d) Be witnessed by two adults, each of whom must declare that he or she personally knows the principal and was present when the principal dated and signed the directive, and that the principal did not appear to be incapacitated or acting under fraud, undue influence, or duress. The person designated as the surrogate may not act as a witness to the execution of the document designating the mental health or substance abuse care treatment surrogate. At least one person who acts as a witness must be neither the principal's spouse nor his or her blood relative.
- (2) A directive is valid upon execution, but all or part of the directive may take effect at a later date as designated by the principal in the directive.
  - (3) A directive may:
  - (a) Be revoked, in whole or in part, pursuant to s. 765.506; or
  - (b) Expire under its own terms.
- (4) A directive does not or may not:
- (a) Create an entitlement to mental health, substance abuse, or medical treatment or supersede a determination of medical necessity.
- (b) Obligate any health care provider, professional person, or health care facility to pay the costs associated with the treatment requested.
- (c) Obligate a health care provider, professional person, or health care facility to be responsible for the nontreatment or personal care of the principal or the principal's personal affairs outside the scope of services the facility normally provides.
- (d) Replace or supersede any will or testamentary document or supersede the provision of intestate succession.

Section 42. Section 765.506, Florida Statutes, is created to read:

765.506 Revocation; waiver.—

- (1) A principal with capacity may, by written statement of the principal or at the principal's direction in the principal's presence, revoke a directive in whole or in part.
- (2) The principal shall provide a copy of his or her written statement of revocation to his or her agent, if any, and to each health care provider, professional person, or health care facility that received a copy of the directive from the principal.
- (3) The written statement of revocation is effective as to a health care provider, professional person, or health care facility upon receipt. The professional person, health care provider, or health care facility, or persons acting under their direction, shall make the statement of revocation part of the principal's medical record.
  - (4) A directive also may:
- (a) Be revoked, in whole or in part, expressly or to the extent of any inconsistency, by a subsequent directive; or
- (b) Be superseded or revoked by a court order, including any order entered in a criminal matter. The individual's family, the health care facility, the attending physician, or any other interested person who may be directly affected by the surrogate's decision concerning any health care may seek expedited judicial intervention pursuant to rule 5.900 of the Florida Probate Rules, if that person believes:
- 1. The surrogate's decision is not in accord with the individual's known desires:
- 2. The advance directive is ambiguous, or the individual has changed his or her mind after execution of the advance directive;
- 3. The surrogate was improperly designated or appointed, or the designation of the surrogate is no longer effective or has been revoked;
- 4. The surrogate has failed to discharge duties, or incapacity or illness renders the surrogate incapable of discharging duties;
  - 5. The surrogate has abused powers; or
- 6. The individual has sufficient capacity to make his or her own health care decisions.
- (5) A directive that would have otherwise expired but is effective because the principal is incapacitated remains effective until the principal is no longer incapacitated unless the principal elected to be able to revoke while incapacitated and has revoked the directive.
- (6) When a principal with capacity consents to treatment that differs from, or refuses treatment consented to in, his or her directive, the consent or refusal constitutes a waiver of a particular provision and does not constitute a revocation of the provision or the directive unless that principal also revokes the provision or directive.
  - Section 43. Section 765.507, Florida Statutes, is created to read:
  - 765.507 Immunity from liability; weight of proof; presumption.—
- (1) A health care facility, provider, or other person who acts under the direction of a health care facility or provider is not subject to criminal prosecution or civil liability, and may not be deemed to have engaged in unprofessional conduct, as a result of carrying out a mental health care or substance abuse treatment decision made in accordance with this section. The surrogate who makes a mental health care or substance abuse treatment decision on a principal's behalf, pursuant to this section, is not subject to criminal prosecution or civil liability for such action.
- (2) This section applies unless it is shown by a preponderance of the evidence that the person authorizing or carrying out a mental health or substance abuse treatment decision did not exercise reasonable care or, in good faith, comply with ss. 765.502-765.509.
  - Section 44. Section 765.508, Florida Statutes, is created to read:

765.508 Recognition of mental health and substance abuse treatment advance directive executed in another state.—A mental health or substance abuse treatment advance directive executed in another state in compliance with the law of that state is validly executed for the purposes of this chapter.

Section 45. Section 765.509, Florida Statutes, is created to read:

765.509 Service providers.—

- (1) All service providers shall provide information concerning mental health and substance abuse advance directives to a patient and assist any patient who is competent and willing to complete a mental health or substance abuse advance directive.
- (2) A service provider may not require a patient to execute a mental health or substance abuse advance directive or to execute a new mental health or substance abuse advance directive using the service provider's forms. The patient's mental health and substance abuse advance directives shall travel with the patient as part of the patient's medical record.
- (3) The Department of Children and Families shall develop, and publish on its website, information on the creation, execution, and purpose of mental health and substance abuse advance directives and the distinction between mental health advance directives created under this part and those created under part I of this chapter. The Department of Children and Families shall also develop, and publish on its website, a mental health advance directive form and a substance abuse advance directive form that may be used by an individual to direct future care.

Section 46. Subsection (5) of section 910.035, Florida Statutes, is amended to read:

910.035 Transfer from county for plea, and sentence, or participation in a problem-solving court.—

# (5) PROBLEM-SOLVING COURTS.—

- (a) As used in this subsection, the term "problem-solving court" means a drug court pursuant to s. 948.01, s. 948.06, s. 948.08, s. 948.16, or s. 948.20; a military veterans and servicemembers court pursuant to s. 394.47891, s. 948.08, s. 948.16, or s. 948.21; a mental health court pursuant to s. 394.47892, s. 948.01, s. 948.06, s. 948.08, or s. 948.16; or a delinquency pretrial intervention court program pursuant to s. 985.345.
- (b) Any person eligible for participation in a problem-solving drug court shall, upon request by the person or a court, treatment program pursuant to s. 948.08(6) may be eligible to have the case transferred to a county other than that in which the charge arose if the person agrees to the transfer and the drug court program agrees and if the following conditions are moti-
- (a) the authorized representative of the *trial* drug court *consults* program of the county requesting to transfer the case shall consult with the authorized representative of the *problem-solving* drug court program in the county to which transfer is desired, and both representatives agree to the transfer.
- (c)(b) If all parties agree to the transfer as required by paragraph (b), approval for transfer is received from all parties, the trial court shall accept a plea of nolo contendere and enter a transfer order directing the clerk to transfer the case to the county that which has accepted the defendant into its problem-solving drug court program.
- (d)1.(e) When transferring a pretrial problem-solving court case, the transfer order shall include a copy of the probable cause affidavit; any charging documents in the case; all reports, witness statements, test results, evidence lists, and other documents in the case; the defendant's mailing address and phone number; and the defendant's written consent to abide by the rules and procedures of the receiving county's problem-solving drug court program.
- 2. When transferring a postadjudicatory problem-solving court case, the transfer order shall include a copy of the charging documents in the case; the final disposition; all reports, test results, and other documents in the case; the defendant's mailing address and telephone number; and the defendant's written consent to abide by the rules and procedures of the receiving county's problem-solving court.

- (e)(d) After the transfer takes place, the receiving clerk shall set the matter for a hearing before the problem-solving drug court in the receiving jurisdiction to program judge and the court shall ensure the defendant's entry into the problem-solving drug court program.
- (f)(e) Upon successful completion of the *problem-solving* drug court program, the jurisdiction to which the case has been transferred shall dispose of the case pursuant to s. 948.08(6). If the defendant does not complete the *problem-solving* drug court program successfully, the jurisdiction to which the case has been transferred shall dispose of the case within the guidelines of the Criminal Punishment Code.
- Section 47. Subsection (5) of section 916.106, Florida Statutes, is amended to read:
  - 916.106 Definitions.—For the purposes of this chapter, the term:
- (5) "Court" means the circuit court and a county court ordering the conditional release of a defendant as provided in s. 916.17.
- Section 48. Subsection (1) of section 916.17, Florida Statutes, is amended to read:

# 916.17 Conditional release.—

- (1) Except for an inmate currently serving a prison sentence, the committing court may order a conditional release of any defendant in lieu of an involuntary commitment to a facility pursuant to s. 916.13 or s. 916.15 based upon an approved plan for providing appropriate outpatient care and treatment. A county court may order the conditional release of a defendant for purposes of the provision of outpatient care and treatment only. Upon a recommendation that outpatient treatment of the defendant is appropriate, a written plan for outpatient treatment, including recommendations from qualified professionals, must be filed with the court, with copies to all parties. Such a plan may also be submitted by the defendant and filed with the court with copies to all parties. The plan shall include:
- (a) Special provisions for residential care or adequate supervision of the defendant.
  - (b) Provisions for outpatient mental health services.
- (c) If appropriate, recommendations for auxiliary services such as vocational training, educational services, or special medical care.

In its order of conditional release, the court shall specify the conditions of release based upon the release plan and shall direct the appropriate agencies or persons to submit periodic reports to the court regarding the defendant's compliance with the conditions of the release and progress in treatment, with copies to all parties.

Section 49. Section 916.185, Florida Statutes, is created to read:

916.185 Forensic Hospital Diversion Pilot Program.—

- (1) LEGISLATIVE FINDINGS AND INTENT.—The Legislature finds that many jail inmates who have serious mental illnesses and who are committed to state forensic mental health treatment facilities for restoration of competency to proceed could be served more effectively and at less cost in community-based alternative programs. The Legislature further finds that many people who have serious mental illnesses and who have been discharged from state forensic mental health treatment facilities could avoid returning to the criminal justice and forensic mental health systems if they received specialized treatment in the community. Therefore, it is the intent of the Legislature to create the Forensic Hospital Diversion Pilot Program to serve offenders who have mental illnesses or co-occurring mental illnesses and substance use disorders and who are involved in or at risk of entering state forensic mental health treatment facilities, prisons, jails, or state civil mental health treatment facilities.
  - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Best practices" means treatment services that incorporate the most effective and acceptable interventions available in the care and treatment of offenders who are diagnosed as having mental illnesses or co-occurring mental illnesses and substance use disorders.

- (b) "Community forensic system" means the community mental health and substance use forensic treatment system, including the comprehensive set of services and supports provided to offenders involved in or at risk of becoming involved in the criminal justice system.
- (c) "Evidence-based practices" means interventions and strategies that, based on the best available empirical research, demonstrate effective and efficient outcomes in the care and treatment of offenders who are diagnosed as having mental illnesses or co-occurring mental illnesses and substance use disorders.
- (3) CREATION.—There is created a Forensic Hospital Diversion Pilot Program to provide competency-restoration and community-reintegration services in either a locked residential treatment facility when appropriate or a community-based facility based on considerations of public safety, the needs of the individual, and available resources.
- (a) The department may implement a Forensic Hospital Diversion Pilot Program in Alachua, Broward, Escambia, Hillsborough, and Miami-Dade Counties, in conjunction with the Eighth Judicial Circuit, the Seventeenth Judicial Circuit, the First Judicial Circuit, the Thirteenth Judicial Circuit, and the Eleventh Judicial Circuit, respectively, which shall be modeled after the Miami-Dade Forensic Alternative Center, taking into account local needs and resources.
- (b) If the department elects to create and implement the program, the department shall include a comprehensive continuum of care and services that use evidence-based practices and best practices to treat offenders who have mental health and co-occurring substance use disorders.
- (c) The department and the corresponding judicial circuits may implement this section if existing resources are available to do so on a recurring basis. The department may request budget amendments pursuant to chapter 216 to realign funds between mental health services and community substance abuse and mental health services in order to implement this pilot program.
- (4) ELIGIBILITY.—Participation in the Forensic Hospital Diversion Pilot Program is limited to offenders who:
  - (a) Are 18 years of age or older.
- (b) Are charged with a felony of the second degree or a felony of the third degree.
- (c) Do not have a significant history of violent criminal offenses.
- (d) Are adjudicated incompetent to proceed to trial or not guilty by reason of insanity pursuant to this part.
- (e) Meet public safety and treatment criteria established by the department for placement in a community setting.
- (f) Otherwise would be admitted to a state mental health treatment facility.
- (5) TRAINING.—The Legislature encourages the Florida Supreme Court, in consultation and cooperation with the Florida Supreme Court Task Force on Substance Abuse and Mental Health Issues in the Courts, to develop educational training for judges in the pilot program areas which focuses on the community forensic system.
- (6) RULEMAKING.—The department may adopt rules to administer this section.
- Section 50. Subsection (8) is added to section 948.01, Florida Statutes, to read:
- 948.01 When court may place defendant on probation or into community control.—
- (8)(a) Notwithstanding s. 921.0024 and effective for offenses committed on or after July 1, 2015, the sentencing court may place the defendant into a postadjudicatory treatment-based mental health court program if the offense is a nonviolent felony, the defendant is amenable to mental health treatment, including taking prescribed medications, and the defendant is otherwise qualified under s. 394.47892(4). The satisfactory completion of the program must be a condition of the defendant's probation or community control. As used in this subsection, the term

"nonviolent felony" means a third degree felony violation under chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08. Defendants charged with resisting an officer with violence under s. 843.01, battery on a law enforcement officer under s. 784.07, or aggravated assault may participate in the mental health court program if the court so orders after the victim is given his or her right to provide testimony or written statement to the court as provided in s. 921.143.

- (b) The defendant must be fully advised of the purpose of the program and the defendant must agree to enter the program. The original sentencing court shall relinquish jurisdiction of the defendant's case to the postadjudicatory treatment-based mental health court program until the defendant is no longer active in the program, the case is returned to the sentencing court due to the defendant's termination from the program for failure to comply with the terms thereof, or the defendant's sentence is completed.
- (c) The Department of Corrections may establish designated mental health probation officers to support individuals under supervision of the mental health court.
- Section 51. Paragraph (j) is added to subsection (2) of section 948.06, Florida Statutes, to read:
- 948.06 Violation of probation or community control; revocation; modification; continuance; failure to pay restitution or cost of supervision.—

(2)

- (j)1. Notwithstanding s. 921.0024 and effective for offenses committed on or after July 1, 2015, the court may order the offender to successfully complete a postadjudicatory treatment-based mental health court program under s. 394.47892 or a military veterans and servicemembers court program under s. 394.47891 if:
- $a. \ \ The court finds or the offender admits that the offender has violated his or her community control or probation.$
- b. The underlying offense is a nonviolent felony. As used in this subsection, the term "nonviolent felony" means a third degree felony violation under chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08. Offenders charged with resisting an officer with violence under s. 843.01, battery on a law enforcement officer under s. 784.07, or aggravated assault may participate in the mental health court program if the court so orders after the victim is given his or her right to provide testimony or written statement to the court as provided in s. 921.143.
- c. The court determines that the offender is amenable to the services of a postadjudicatory treatment-based mental health court program, including taking prescribed medications, or a military veterans and servicemembers court program.
- d. The court explains the purpose of the program to the offender and the offender agrees to participate.
- e. The offender is otherwise qualified to participate in a postadjudicatory treatment-based mental health court program under s. 394.47892(4) or a military veterans and servicemembers court program under s. 394.47891.
- 2. After the court orders the modification of community control or probation, the original sentencing court shall relinquish jurisdiction of the offender's case to the postadjudicatory treatment-based mental health court program until the offender is no longer active in the program, the case is returned to the sentencing court due to the offender's termination from the program for failure to comply with the terms thereof, or the offender's sentence is completed.
- Section 52. Subsection (8) of section 948.08, Florida Statutes, is renumbered as subsection (9), paragraph (a) of subsection (7) is amended, and a new subsection (8) is added to that section, to read:
  - 948.08 Pretrial intervention program.—

(7)(a) Notwithstanding any provision of this section, a person who is charged with a felony, other than a felony listed in s. 948.06(8)(c), and identified as a veteran, as defined in s. 1.01, including veterans who were

- discharged or released under a general discharge, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, is eligible for voluntary admission into a pretrial veterans' treatment intervention program approved by the chief judge of the circuit, upon motion of either party or the court's own motion, except:
- 1. If a defendant was previously offered admission to a pretrial veterans' treatment intervention program at any time before trial and the defendant rejected that offer on the record, the court may deny the defendant's admission to such a program.
- 2. If a defendant previously entered a court-ordered veterans' treatment program, the court may deny the defendant's admission into the pretrial veterans' treatment program.
- (8)(a) Notwithstanding any provision of this section, a defendant identified as having a mental illness and who has not been convicted of a felony and is charged with:
- 1. A nonviolent felony that includes a third degree felony violation of chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08;
- 2. Resisting an officer with violence under s. 843.01, if the law enforcement officer and state attorney consent to the defendant's participation;
- 3. Battery on a law enforcement officer under s. 784.07, if the law enforcement officer and state attorney consent to the defendant's participation; or
- 4. Aggravated assault where the victim and state attorney consent to the defendant's participation,
- is eligible for voluntary admission into a pretrial mental health court program, established pursuant to s. 394.47892, and approved by the chief judge of the circuit, for a period to be determined by the risk and needs assessment of the defendant, upon motion of either party or the court's own motion.
- (b) At the end of the pretrial intervention period, the court shall consider the recommendation of the treatment provider and the recommendation of the state attorney as to disposition of the pending charges. The court shall determine, by written finding, whether the defendant has successfully completed the pretrial intervention program. If the court finds that the defendant has not successfully completed the pretrial intervention program, the court may order the person to continue in education and treatment, which may include a mental health program offered by a licensed service provider, as defined in s. 394.455, or order that the charges revert to normal channels for prosecution. The court shall dismiss the charges upon a finding that the defendant has successfully completed the pretrial intervention program.
- Section 53. Subsections (3) and (4) of section 948.16, Florida Statutes, are renumbered as subsections (4) and (5), respectively, paragraph (a) of subsection (2) and present subsection (4) are amended, and a new subsection (3) is added to that section, to read:
- 948.16 Misdemeanor pretrial substance abuse education and treatment intervention program; misdemeanor pretrial veterans' treatment intervention program; misdemeanor pretrial mental health court program.—
- (2)(a) A veteran, as defined in s. 1.01, including veterans who were discharged or released under a general discharge, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, and who is charged with a misdemeanor is eligible for voluntary admission into a misdemeanor pretrial veterans' treatment intervention program approved by the chief judge of the circuit, for a period based on the program's requirements and the treatment plan for the offender, upon motion of either party or the court's own motion. However, the court may deny the defendant admission into a misdemeanor pretrial veterans' treatment intervention program if the defendant has previously entered a court-ordered veterans' treatment program.

- (3) A defendant who is charged with a misdemeanor and identified as having a mental illness is eligible for voluntary admission into a misdemeanor pretrial mental health court program established pursuant to s. 394.47892, approved by the chief judge of the circuit, for a period to be determined by the risk and needs assessment of the defendant, upon motion of either party or the court's own motion.
- (5)(4) Any public or private entity providing a pretrial substance abuse education and treatment program or mental health program under this section shall contract with the county or appropriate governmental entity. The terms of the contract shall include, but not be limited to, the requirements established for private entities under s. 948.15(3). This requirement does not apply to services provided by the Department of Veterans' Affairs or the United States Department of Veterans Affairs.
  - Section 54. Section 948.21, Florida Statutes, is amended to read:
- 948.21 Condition of probation or community control; military servicemembers and veterans.—
- (1) Effective for a probationer or community controllee whose crime was committed on or after July 1, 2012, and who is a veteran, as defined in s. 1.01, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, the court may, in addition to any other conditions imposed, impose a condition requiring the probationer or community controllee to participate in a treatment program capable of treating the probationer or community controllee's mental illness, traumatic brain injury, substance abuse disorder, or psychological problem.
- (2) Effective for a probationer or community controllee whose crime is committed on or after July 1, 2015, and who is a veteran, as defined in s. 1.01, including veterans who were discharged or released under a general discharge, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, the court may, in addition to any other conditions imposed, impose a condition requiring the probationer or community controllee to participate in a treatment program capable of treating the probationer or community controllee's mental illness, traumatic brain injury, substance abuse disorder, or psychological problem.
- (3) The court shall give preference to treatment programs for which the probationer or community controllee is eligible through the United States Department of Veterans Affairs or the Florida Department of Veterans' Affairs. The Department of Corrections is not required to spend state funds to implement this section.
- Section 55. Subsection (4) of section 985.345, Florida Statutes, is renumbered as subsection (7) and amended, and new subsections (4) through (6) are added to that section, to read:
  - 985.345 Delinquency pretrial intervention program.—
- (4) Notwithstanding any other provision of law, a child is eligible for voluntary admission into a delinquency pretrial mental health court program, established pursuant to s. 394.47892, approved by the chief judge of the circuit, for a period based on the program requirements and the treatment services that are suitable for the child, upon motion of either party or the court's own motion if the child is charged with:
  - (a) A misdemeanor;
- (b) A nonviolent felony; for purposes of this subsection, the term "nonviolent felony" means a third degree felony violation of chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08;
- (c) Resisting an officer with violence under s. 843.01, if the law enforcement officer and state attorney consent to the child's participation;
- (d) Battery on a law enforcement officer under 784.07, if the law enforcement officer and state attorney consent to the child's participation; or
- (e) Aggravated assault, if the victim and state attorney consent to the child's participation,

- and the child is identified as having a mental illness and has not been previously adjudicated for a felony.
- (5) At the end of the delinquency pretrial intervention period, the court shall consider the recommendation of the state attorney and the program administrator as to disposition of the pending charges. The court shall determine, by written finding, whether the child has successfully completed the delinquency pretrial intervention program. If the court finds that the child has not successfully completed the delinquency pretrial intervention program, the court may order the child to continue in an education, treatment, or monitoring program if resources and funding are available or order that the charges revert to normal channels for prosecution. The court may dismiss the charges upon a finding that the child has successfully completed the delinquency pretrial intervention program.
- (6) A child whose charges are dismissed after successful completion of the mental health court program, if otherwise eligible, may have his or her arrest record and plea of nolo contendere to the dismissed charges expunged under s. 943.0585.
- (7)(4) Any entity, whether public or private, providing pretrial substance abuse education, treatment intervention, and a urine monitoring program, or a mental health program under this section must contract with the county or appropriate governmental entity, and the terms of the contract must include, but need not be limited to, the requirements established for private entities under s. 948.15(3). It is the intent of the Legislature that public or private entities providing substance abuse education and treatment intervention programs involve the active participation of parents, schools, churches, businesses, law enforcement agencies, and the department or its contract providers.
- Section 56. For the purpose of incorporating the amendment made by this act to section 394.492, Florida Statutes, in a reference thereto, paragraph (a) of subsection (6) of section 39.407, Florida Statutes, is reenacted to read:
- 39.407 Medical, psychiatric, and psychological examination and treatment of child; physical, mental, or substance abuse examination of person with or requesting child custody.—
- (6) Children who are in the legal custody of the department may be placed by the department, without prior approval of the court, in a residential treatment center licensed under s. 394.875 or a hospital licensed under chapter 395 for residential mental health treatment only pursuant to this section or may be placed by the court in accordance with an order of involuntary examination or involuntary placement entered pursuant to s. 394.463 or s. 394.467. All children placed in a residential treatment program under this subsection must have a guardian ad litem appointed.
  - (a) As used in this subsection, the term:
- 1. "Residential treatment" means placement for observation, diagnosis, or treatment of an emotional disturbance in a residential treatment center licensed under s. 394.875 or a hospital licensed under chapter 395.
- 2. "Least restrictive alternative" means the treatment and conditions of treatment that, separately and in combination, are no more intrusive or restrictive of freedom than reasonably necessary to achieve a substantial therapeutic benefit or to protect the child or adolescent or others from physical injury.
- 3. "Suitable for residential treatment" or "suitability" means a determination concerning a child or adolescent with an emotional disturbance as defined in s. 394.492(5) or a serious emotional disturbance as defined in s. 394.492(6) that each of the following criteria is met:
  - a. The child requires residential treatment.
- b. The child is in need of a residential treatment program and is expected to benefit from mental health treatment.
- c. An appropriate, less restrictive alternative to residential treatment is unavailable.
- Section 57. For the purpose of incorporating the amendment made by this act to section 394.492, Florida Statutes, in a reference thereto, subsection (21) of section 394.67, Florida Statutes, is reenacted to read:

- 394.67 Definitions.—As used in this part, the term:
- (21) "Residential treatment center for children and adolescents" means a 24-hour residential program, including a therapeutic group home, which provides mental health services to emotionally disturbed children or adolescents as defined in s. 394.492(5) or (6) and which is a private for-profit or not-for-profit corporation licensed by the agency which offers a variety of treatment modalities in a more restrictive setting.
- Section 58. For the purpose of incorporating the amendment made by this act to section 394.492, Florida Statutes, in a reference thereto, paragraph (b) of subsection (1) of section 394.674, Florida Statutes, is reenacted to read:
- 394.674 Eligibility for publicly funded substance abuse and mental health services; fee collection requirements.—
- (1) To be eligible to receive substance abuse and mental health services funded by the department, an individual must be a member of at least one of the department's priority populations approved by the Legislature. The priority populations include:
  - (b) For children's mental health services:
- 1. Children who are at risk of emotional disturbance as defined in s. 394.492(4).
- 2. Children who have an emotional disturbance as defined in s. 394.492(5).
- 3. Children who have a serious emotional disturbance as defined in s. 394.492(6).
- 4. Children diagnosed as having a co-occurring substance abuse and emotional disturbance or serious emotional disturbance.
- Section 59. For the purpose of incorporating the amendment made by this act to section 394.492, Florida Statutes, in a reference thereto, subsection (1) of section 394.676, Florida Statutes, is reenacted to read:
  - 394.676 Indigent psychiatric medication program.—
- (1) Within legislative appropriations, the department may establish the indigent psychiatric medication program to purchase psychiatric medications for persons as defined in s. 394.492(5) or (6) or pursuant to s. 394.674(1), who do not reside in a state mental health treatment facility or an inpatient unit.
- Section 60. For the purpose of incorporating the amendment made by this act to section 394.492, Florida Statutes, in a reference thereto, paragraph (c) of subsection (2) of section 409.1676, Florida Statutes, is reenacted to read:
- 409.1676  $\,$  Comprehensive residential group care services to children who have extraordinary needs.—
  - (2) As used in this section, the term:
- (c) "Serious behavioral problems" means behaviors of children who have been assessed by a licensed master's-level human-services professional to need at a minimum intensive services but who do not meet the criteria of s. 394.492(7). A child with an emotional disturbance as defined in s. 394.492(5) or (6) may be served in residential group care unless a determination is made by a mental health professional that such a setting is inappropriate. A child having a serious behavioral problem must have been determined in the assessment to have at least one of the following risk factors:
- 1. An adjudication of delinquency and be on conditional release status with the Department of Juvenile Justice.
- 2. A history of physical aggression or violent behavior toward self or others, animals, or property within the past year.
  - 3. A history of setting fires within the past year.
- 4. A history of multiple episodes of running away from home or placements within the past year.

- 5. A history of sexual aggression toward other youth.
- Section 61. For the purpose of incorporating the amendment made by this act to section 394.492, Florida Statutes, in a reference thereto, paragraph (b) of subsection (1) of section 409.1677, Florida Statutes, is reenacted to read:
  - 409.1677 Model comprehensive residential services programs.—
  - (1) As used in this section, the term:
- (b) "Serious behavioral problems" means behaviors of children who have been assessed by a licensed master's-level human-services professional to need at a minimum intensive services but who do not meet the criteria of s. 394.492(6) or (7). A child with an emotional disturbance as defined in s. 394.492(5) may be served in residential group care unless a determination is made by a mental health professional that such a setting is inappropriate.
- Section 62. Paragraph (a) of subsection (5) of section 943.031, Florida Statutes, is amended to read:
- 943.031 Florida Violent Crime and Drug Control Council.—
- (5) DUTIES OF COUNCIL.—Subject to funding provided to the department by the Legislature, the council shall provide advice and make recommendations, as necessary, to the executive director of the department.
- (a) The council may advise the executive director on the feasibility of undertaking initiatives which include, but are not limited to, the following:
- 1. Establishing a program that provides grants to criminal justice agencies that develop and implement effective violent crime prevention and investigative programs and which provides grants to law enforcement agencies for the purpose of drug control, criminal gang, and illicit money laundering investigative efforts or task force efforts that are determined by the council to significantly contribute to achieving the state's goal of reducing drug-related crime, that represent significant criminal gang investigative efforts, or that represent a significant illicit money laundering investigative effort, or that otherwise significantly support statewide strategies developed by the Statewide Drug Policy Advisory Council established under s. 397.333, subject to the limitations provided in this section. The grant program may include an innovations grant program to provide startup funding for new initiatives by local and state law enforcement agencies to combat violent crime or to implement drug control, criminal gang, or illicit money laundering investigative efforts or task force efforts by law enforcement agencies, including, but not limited to, initiatives such as:
  - a. Providing enhanced community-oriented policing.
- b. Providing additional undercover officers and other investigative officers to assist with violent crime investigations in emergency situations.
- c. Providing funding for multiagency or statewide drug control, criminal gang, or illicit money laundering investigative efforts or task force efforts that cannot be reasonably funded completely by alternative sources and that significantly contribute to achieving the state's goal of reducing drug-related crime, that represent significant criminal gang investigative efforts, or that represent a significant illicit money laundering investigative effort, or that otherwise significantly support statewide strategies developed by the Statewide Drug Policy Advisory Council established under s. 397.333.
- 2. Expanding the use of automated biometric identification systems at the state and local levels.
- 3. Identifying methods to prevent violent crime.
- 4. Identifying methods to enhance multiagency or statewide drug control, criminal gang, or illicit money laundering investigative efforts or task force efforts that significantly contribute to achieving the state's goal of reducing drug-related crime, that represent significant criminal gang investigative efforts, or that represent a significant illicit money laundering investigative effort, or that otherwise significantly support

statewide strategies developed by the Statewide Drug Policy Advisory Council established under s. 397.333.

- 5. Enhancing criminal justice training programs that address violent crime, drug control, illicit money laundering investigative techniques, or efforts to control and eliminate criminal gangs.
- 6. Developing and promoting crime prevention services and educational programs that serve the public, including, but not limited to:
- a. Enhanced victim and witness counseling services that also provide crisis intervention, information referral, transportation, and emergency financial assistance.
- b. A well-publicized rewards program for the apprehension and conviction of criminals who perpetrate violent crimes.
- 7. Enhancing information sharing and assistance in the criminal justice community by expanding the use of community partnerships and community policing programs. Such expansion may include the use of civilian employees or volunteers to relieve law enforcement officers of clerical work in order to enable the officers to concentrate on street visibility within the community.
- Section 63. Subsection (1) of section 943.042, Florida Statutes, is amended to read:
- 943.042 Violent Crime Investigative Emergency and Drug Control Strategy Implementation Account.—
- (1) There is created a Violent Crime Investigative Emergency and Drug Control Strategy Implementation Account within the Department of Law Enforcement Operating Trust Fund. The account shall be used to provide emergency supplemental funds to:
- (a) State and local law enforcement agencies that are involved in complex and lengthy violent crime investigations, or matching funding to multiagency or statewide drug control or illicit money laundering investigative efforts or task force efforts that significantly contribute to achieving the state's goal of reducing drug-related crime, or that represent a significant illicit money laundering investigative effort, or that otherwise significantly support statewide strategies developed by the Statewide Drug Policy Advisory Council established under s. 397.333;
- (b) State and local law enforcement agencies that are involved in violent crime investigations which constitute a significant emergency within the state; or
- (c) Counties that demonstrate a significant hardship or an inability to cover extraordinary expenses associated with a violent crime trial.
- Section 64. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015.

# And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to mental health and substance abuse; amending ss. 29.004, 39.001, 39.507, and 39.521, F.S.; conforming provisions to changes made by the act; amending s. 394.4597, F.S.; specifying certain persons who are prohibited from being selected as an individual's representative; amending s. 394.4598, F.S.; specifying certain persons who are prohibited from being appointed as an individual's guardian advocate; providing guidelines for decisions of guardian advocates; amending 394.467, F.S.; prohibiting a court from ordering an individual with traumatic brain injury or dementia, who lacks a co-occurring mental illness, to be involuntarily placed in a state treatment facility; amending s. 394.47891, F.S.; expanding eligibility for military veterans and servicemembers court programs; creating s. 394.47892, F.S.; authorizing the creation of treatment-based mental health court programs; providing for eligibility; providing program requirements; providing for an advisory committee; amending s. 394.492, F.S.; revising the definitions of the terms "adolescent," "child or adolescent at risk of emotional disturbance," and "child or adolescent who has a serious emotional disturbance or mental illness" for purposes of the Comprehensive Child and Adolescent Mental Health Services Act: amending s. 394.656, F.S.: renaming the Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Review Committee as the Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Policy Committee; providing additional members of the committee; providing duties of the committee; providing additional qualifications for committee members; directing the Department of Children and Families to create a grant review and selection committee; providing duties of the committee; authorizing a designated not-for-profit community provider, managing entity, or coordinated care organization to apply for certain grants; providing eligibility requirements; defining the term "sequential intercept mapping"; removing provisions relating to applications for certain planning grants; creating s. 394.761, F.S.; requiring the Agency for Health Care Administration and the department to develop a plan to obtain federal approval for increasing the availability of federal Medicaid funding for behavioral health care; requiring the agency and the department to submit a written plan that contains certain information to the Legislature by a specified date; amending s. 394.875, F.S.; removing a limitation on the number of beds in crisis stabilization units; amending s. 394.9082, F.S.; revising legislative findings and intent; redefining terms; requiring the managing entities, rather than the department, to contract with community-based organizations to serve as managing entities; deleting provisions providing for contracting for services; providing contractual responsibilities of a managing entity; requiring the department to revise contracts with all managing entities by a certain date; providing contractual terms and requirements; providing for termination of a contract with a managing entity under certain circumstances; providing protocols for the department to select a managing entity; requiring the department to develop and incorporate measurable outcome standards while addressing specified goals; providing that managing entities may earn designation as coordinated care organizations by developing and implementing a plan that achieves a certain goal; providing requirements for the plan; providing for earning and maintaining the designation of a managing entity as a coordinated care organization; requiring the department to seek input from certain entities and persons before designating a managing entity as a coordinated care organization; providing that a comprehensive range of services includes specified elements; revising the criteria for which the department may adopt rules and contractual standards related to the qualification and operation of managing entities; deleting certain departmental responsibilities; deleting a provision requiring an annual report to the Legislature; authorizing, rather than requiring, the department to adopt rules; creating s. 397.402, F.S.; requiring that the department and the agency submit a plan to the Governor and Legislature by a specified date with options for modifying certain licensure rules and procedures to provide for a single, consolidated license for providers that offer multiple types of mental health and substance abuse services; repealing s. 394.4674, F.S., relating to a plan and report; repealing s. 394.4985, F.S., relating to districtwide information and referral network and implementation; repealing s. 394.745, F.S., relating to an annual report and compliance of providers under contract with the department; repealing s. 397.331, F.S., relating to definitions; repealing s. 397.333, F.S., relating to the Statewide Drug Policy Advisory Council; repealing s. 397.801, F.S., relating to substance abuse impairment coordination; repealing s. 397.811, F.S., relating to juvenile substance abuse impairment coordination; repealing s. 397.821, F.S., relating to juvenile substance abuse impairment prevention and early intervention councils; repealing s. 397.901, F.S., relating to prototype juvenile addictions receiving facilities; repealing s. 397.93, F.S., relating to children's substance abuse services and target populations; repealing s. 397.94, F.S., relating to children's substance abuse services and the information and referral network; repealing s. 397.951, F.S., relating to treatment and sanctions; repealing s. 397.97, F.S., relating to children's substance abuse services and demonstration models; repealing s. 397.98, F.S., relating to children's substance abuse services and utilization management; amending ss. 397.321, 409.966, 943.031, and 943.042, F.S.; conforming provisions and cross-references to changes made by the act; amending s. 409.967, F.S.; requiring that certain plans or contracts include specified requirements; amending s. 409.973, F.S.; requiring each plan operating in the managed medical assistance program to work with the managing entity to establish specific organizational supports and service protocols; amending s. 491.0045, F.S.; limiting an intern registration to 5 years; providing timelines for expiration of certain intern registrations; providing requirements for issuance of subsequent registrations; prohibiting an individual who held a provisional license from the board from

applying for an intern registration in the same profession; amending s. 765.11, F.S.; requiring health care facilities to provide patients with written information about advance directives providing for mental health treatment; creating part V of chapter 765, F.S.; creating s. 765.501, F.S.; providing a short title; creating s. 765.502, F.S.; providing legislative findings; creating s. 765.503, F.S.; providing definitions; creating s. 765.504, F.S.; authorizing an adult with capacity to execute a mental health or substance abuse treatment advance directive; providing a presumption of validity if certain requirements are met; specifying provisions that an advance directive may include; creating s. 765.505, F.S.; providing for execution of the mental health or substance abuse treatment advance directive; establishing requirements for a valid mental health or substance abuse treatment advance directive; providing that a mental health or substance abuse treatment advance directive is valid upon execution even if a part of the advance directive takes effect at a later date; allowing a mental health or substance abuse treatment advance directive to be revoked, in whole or in part, or to expire under its own terms; specifying that a mental health or substance abuse treatment advance directive does not or may not serve specified purposes; creating s. 765.506, F.S.; providing circumstances under which a mental health or substance abuse treatment advance directive may be revoked; providing circumstances under which a principal may waive specific directive provisions without revoking the advance directive; creating s. 765.507, F.S.: prohibiting criminal prosecution of a health care facility. provider, or surrogate who acts pursuant to a mental health or substance abuse treatment decision; providing applicability; creating s. 765.508, F.S.; providing for recognition of a mental health and substance abuse treatment advance directive executed in another state if it complies with the laws of this state; creating s. 765.509, F.S.; requiring service providers to provide patients with information concerning mental health and substance abuse advance directives; requiring service providers to assist any patient who is competent and willing to complete a mental health or substance abuse advance directive; requiring the department to develop, and publish on its website, information on mental health and substance abuse advance directives; requiring the department to develop, and publish on its website, a mental health advance directive form; amending s. 910.035, F.S.; defining the term "problem-solving court"; authorizing a person eligible for participation in a problem-solving court to transfer his or her case to another county's problem-solving court under certain circumstances; making technical changes; amending s. 916.106, F.S.; redefining the term "court" to include county courts in certain circumstances; amending s. 916.17, F.S.; authorizing a county court to order the conditional release of a defendant for the provision of outpatient care and treatment; creating s. 916.185, F.S.; creating the Forensic Hospital Diversion Pilot Program; providing legislative findings and intent; providing definitions; authorizing the Department of Children and Families to implement a Forensic Hospital Diversion Pilot Program in specified judicial circuits; providing for eligibility for the program; providing legislative intent concerning training; authorizing rulemaking; amending ss. 948.01 and 948.06, F.S.; providing for courts to order certain defendants on probation or community control to postadjudicatory mental health court programs; amending s. 948.08, F.S.; expanding eligibility requirements for certain pretrial intervention programs; providing for voluntary admission into pretrial mental health court program; amending s. 948.16, F.S.; expanding eligibility of veterans for a misdemeanor pretrial veterans' treatment intervention program; providing eligibility of misdemeanor defendants for a misdemeanor pretrial mental health court program; amending s. 948.21, F.S.; expanding veterans' eligibility for participating in treatment programs while on court-ordered probation or community control; amending s. 985.345, F.S.; authorizing pretrial mental health court programs for certain juvenile offenders; providing for disposition of pending charges after completion of the pretrial intervention program; reenacting ss. 39.407(6)(a), 394.67(21), 394.674(1)(b), 394.676(1), 409.1676(2)(c), and 409.1677(1)(b), F.S., relating to the term "suitable for residential treatment" or "suitability," the term "residential treatment center for children and adolescents," children's mental health services, the indigent psychiatric medication program, and the term "serious behavioral problems," respectively, to incorporate the amendment made by the act to s. 394.492, F.S., in references thereto; amending ss. 943.031 and 943.042, F.S.: conforming provisions and cross-references to changes made by the act; providing effective dates.

On motion by Senator Garcia, the Senate refused to concur in **House Amendment 1 (257823)** to **CS for SB 7068** and the House was requested to recede. The action of the Senate was certified to the House.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 7020, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

**CS for SB 7020**—A bill to be entitled An act relating to corrections; amending s. 110.205, F.S.; specifying employees and officers of the Corrections Commission are exempt from career service; amending s. 20.315, F.S.; revising the method of appointment for the Secretary of Corrections; creating the Florida Corrections Commission within the Justice Administrative Commission; specifying that the Corrections Commission shall not be subject to the control or direction of the Justice Administrative Commission but the employees shall be governed by the classification plan and salary and benefits plan approved by the Justice Administrative Commission; providing for membership and terms of appointment for commission members; prescribing duties and responsibilities of the commission; prohibiting the commission from entering into the department's operation; establishing meeting and notice requirements; requiring the commission to appoint an executive director; authorizing reimbursement of per diem and travel expenses for commission members; prohibiting certain conflicts of interest among commission members; providing for applicability; amending s. 216.136, F.S.; requiring the Criminal Justice Estimating Conference to develop projections of prison admissions and populations for elderly felony offenders; amending s. 43.16, F.S.; clarifying the duties of the Justice Administrative Commission in the operations of the Corrections Commission; amending s. 921.0021, F.S.; revising the definition of "victim injury" by removing a prohibition on assessing certain victim injury sentence points for sexual misconduct by an employee of the Department of Corrections or a private correctional facility with an inmate or an offender supervised by the department; conforming a provision to changes made by the act; amending s. 944.151, F.S.; expanding the department's security review committee functions; ensuring physical inspections of state and private buildings and structures and prioritizing institutions for inspection that meet certain criteria; amending s. 944.275, F.S.; prohibiting an inmate from receiving incentive gain-time credits for completing the requirements for and receiving a general educational development certificate or vocational certificate if the inmate was convicted of a specified offense on or after a specified date; amending s. 944.31, F.S.; requiring that a copy of a written memorandum of understanding for notification and investigation of certain events between the Department of Corrections and the Department of Law Enforcement be provided in a timely manner to the Governor, the President of the Senate, and the Speaker of the House of Representatives; requiring specialized training in certain circumstances; amending s. 944.331, F.S.; requiring the Department of Corrections to provide multiple private, internal avenues for the reporting by inmates of sexual abuse and sexual harassment; requiring the department, in consultation with the Correctional Medical Authority, to review inmate health care grievance procedures at each correctional institution and private correctional facility; requiring the department to review inmate grievance procedures at each correctional institution and private correctional facility; amending s. 944.35, F.S.; requiring that correctional officers have specialized training in the effective, nonforceful management of mentally ill inmates who may exhibit erratic behavior; requiring each institution to create and maintain a system to track the use of force episodes to determine if inmates need subsequent physical or mental health treatment; requiring annual reporting of use of force on the agency website; requiring that reports of physical force be signed under oath; prohibiting employees with notations regarding incidents involving the inappropriate use of force from being assigned to transitional care, crisis stabilization, or corrections mental health treatment facility housing; providing an exception; expanding applicability of a current felony offense to include certain employees of private providers and private correctional facilities; creating criminal penalties for employees who willfully or by culpable negligence withhold food and water and other essential services; providing for anonymous reporting of inmate abuse directly to the department's Office of Inspector General; requiring that instruction on communication techniques related to crisis stabilization to avoid use of force be included in the correctional officer training

program; directing the department to establish policies to protect inmates and employees from retaliation; requiring the department to establish policies relating to the use of chemical agents; requiring all nonreactionary use of force incidents using chemical agents be videotaped; amending s. 944.8041, F.S.; requiring the department to report health care costs for elderly inmates in its annual report; creating s. 944.805, F.S.; providing legislative intent relating to specialized programs for veterans; requiring the department to measure recidivism and report its finding in that regard; amending s. 945.10, F.S.; authorizing the release of certain confidential and exempt information to the Florida Corrections Commission; amending s. 945.215, F.S.; requiring that specified proceeds and certain funds be deposited in the State Operated Institutions Inmate Welfare Trust Fund; providing that the State Operated Institutions Inmate Welfare Trust Fund is a trust held by the Department of Corrections for the benefit and welfare of certain inmates; prohibiting deposits into the trust fund from exceeding \$5 million per fiscal year; requiring that deposits in excess of that amount be deposited into the General Revenue Fund; requiring that funds of the trust fund be used exclusively for specified purposes at correctional facilities operated by the department; requiring that funds from the trust fund only be expended pursuant to legislative appropriations; requiring the department to annually compile a report, at the statewide and institutional level documenting trust fund receipts and expenditures; requiring that the report be submitted by September 1 for the previous fiscal year to specified offices of the Legislature and to the Executive Office of the Governor; prohibiting the purchase of weight-training equipment; providing a contingent effective date; amending s. 945.48, F.S.; specifying correctional officer staffing requirements pertaining to inmates housed in mental health treatment facilities; amending s. 945.6031, F.S.; changing the frequency of required surveys; amending s. 945.6033, F.S.; providing for damages in inmate health care contracts; amending s. 945.6034, F.S.; requiring the department to consider the needs of inmates over 50 years of age and adopt health care standards for that population; creating s. 945.6039, F.S.; allowing an inmate's family, lawyer, and other interested parties to hire and pay for an independent medical evaluation; specifying the purpose for outside evaluations; requiring the department to provide reasonable and timely access to the inmate; amending s. 947.149, F.S.; defining the term "elderly and infirm inmate"; expanding eligibility for conditional medical release to include elderly and infirm inmates; amending ss. 948.10 and 951.221, F.S.; conforming cross-references to changes made by the act; providing for applicability; reenacting ss. 435.04(2)(uu) and 921.0022(3)(f), F.S., relating to level 2 screening standards and the Criminal Punishment Code and offense severity ranking chart, respectively, to incorporate the amendment made to s. 944.35, F.S., in references thereto; reenacting ss. 944.72(1), 945.21501(1), and 945.2151, F.S., relating to the Privately Operated Institutions Inmate Welfare Trust Fund, the Employee Benefit Trust Fund, and the verification of social security numbers, respectively, to incorporate the amendment made to s. 945.215, F.S., in references thereto; providing for appropriations to the Corrections Commission; providing for appropriations to the Correctional Medical Authority; providing for appropriations to the Department of Corrections; providing effective dates.

House Amendment 1 (142575) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Subsection (4) of section 20.315, Florida Statutes, is amended to read:
- $20.315\,$  Department of Corrections.—There is created a Department of Corrections.
  - (4) REGIONS.—
- (a) The department shall plan and administer its program of services for community corrections, security, and institutional operations through regions.
- (b) The department shall plan and administer its program of services for security and institutional operations through four geographical regions. The secretary shall appoint a director for each of the four regions. A person may serve as the director for a specific region for up to 4 consecutive years. The directors must:
- 1. Ensure the policies of the department, particularly those policies associated with inmate grievances, the care of inmates, and contact with

inmates, are appropriately implemented and enforced at each correctional facility within the director's assigned region.

- 2. Review, recommend, and hold subordinate chain-of-command staff responsible for appropriate and measured disciplinary decisions.
- 3. Ensure that each correctional facility in the director's assigned region maintains a retaliation-free work environment.
- 4. Ensure each correctional facility in the director's assigned region maintains a retaliation-free custody environment for all inmates.
- 5. Make at least two unannounced visits to each correctional facility within the director's assigned region on a quarterly basis.
- 6. Meet quarterly to review statistics and trends related to uses of force, inmate grievances, employee discipline reports, and calls received from the department's Office of Citizens' Services involving inmate abuse.
- Section 2. For the 2015-2016 fiscal year, the sums of \$1,258,256 in recurring funds and \$206,388 in nonrecurring funds are appropriated from the General Revenue Fund to the Department of Corrections, and ten full-time equivalent positions with 717,800 in salary rate are authorized, for staffing and all operating expenses associated with establishing the additional regional headquarters required by this act. The Department of Corrections may submit budget amendments pursuant to chapter 216, Florida Statutes, to reallocate existing resources to support the additional regional headquarters.
- Section 3. Paragraph (m) of subsection (2) of section 110.205, Florida Statutes, is amended to read:
  - 110.205 Career service; exemptions.—
- (2) EXEMPT POSITIONS.—The exempt positions that are not covered by this part include the following:
- (m) All assistant division director, deputy division director, and bureau chief positions in any department, and those positions determined by the department to have managerial responsibilities comparable to such positions, which include, but are not limited to:
- 1. Positions in the Department of Health and the Department of Children and Families which are assigned primary duties of serving as the superintendent or assistant superintendent of an institution.
- 2. Positions in the Department of Corrections which are assigned primary duties of serving as the warden, assistant warden, colonel, or major of an institution or that are assigned primary duties of serving as the circuit administrator or deputy circuit administrator and all positions assigned to the office of inspector general.
- 3. Positions in the Department of Transportation which are assigned primary duties of serving as regional toll managers and managers of offices, as specified in s. 20.23(3)(b) and (4)(c).
- 4. Positions in the Department of Environmental Protection which are assigned the duty of an Environmental Administrator or program administrator.
- 5. Positions in the Department of Health which are assigned the duties of Environmental Administrator, Assistant County Health Department Director, and County Health Department Financial Administrator
- 6. Positions in the Department of Highway Safety and Motor Vehicles which are assigned primary duties of serving as captains in the Florida Highway Patrol.

Unless otherwise fixed by law, the department shall set the salary and benefits of the positions listed in this paragraph in accordance with the rules established for the Selected Exempt Service.

Section 4. For the 2015-2016 fiscal year, the sum of \$180,000 in recurring funds is appropriated from the General Revenue Fund to the Department of Corrections to set the salary and benefits of set positions assigned to the department's office of inspector general in accordance with rules of the Selected Exempt Service.

- Section 5. Paragraph (d) is added to subsection (5) of section 216.136, Florida Statutes, to read:
  - 216.136 Consensus estimating conferences; duties and principals.—
- (5) CRIMINAL JUSTICE ESTIMATING CONFERENCE.—The Criminal Justice Estimating Conference shall:
- (d) Develop projections of prison admissions and populations for elderly felony offenders.
- Section 6. Subsection (7) of section 921.0021, Florida Statutes, is amended to read:
- 921.0021 Definitions.—As used in this chapter, for any felony offense, except any capital felony, committed on or after October 1, 1998, the term:
- (7)(a) "Victim injury" means the physical injury or death suffered by a person as a direct result of the primary offense, or any additional offense, for which an offender is convicted and which is pending before the court for sentencing at the time of the primary offense.
  - (b) Except as provided in paragraph (c): or paragraph (d),
- 1. If the conviction is for an offense involving sexual contact that includes sexual penetration, the sexual penetration must be scored in accordance with the sentence points provided under s. 921.0024 for sexual penetration, regardless of whether there is evidence of any physical injury.
- 2. If the conviction is for an offense involving sexual contact that does not include sexual penetration, the sexual contact must be scored in accordance with the sentence points provided under s. 921.0024 for sexual contact, regardless of whether there is evidence of any physical injury.

If the victim of an offense involving sexual contact suffers any physical injury as a direct result of the primary offense or any additional offense committed by the offender resulting in conviction, such physical injury must be scored separately and in addition to the points scored for the sexual contact or the sexual penetration.

- (e) The sentence points provided under s. 921.0024 for sexual contact or sexual penetration may not be assessed for a violation of s. 944.35(3)(b)2.
- (c)(d) If the conviction is for the offense described in s. 872.06, the sentence points provided under s. 921.0024 for sexual contact or sexual penetration may not be assessed.
- (d)(e) Notwithstanding paragraph (a), if the conviction is for an offense described in s. 316.027 and the court finds that the offender caused victim injury, sentence points for victim injury may be assessed against the offender.
  - Section 7. Section 944.151, Florida Statutes, is amended to read:
- 944.151 Safety and security of correctional institutions and facilities.—It is the intent of the Legislature that the Department of Corrections shall be responsible for the safe operation and security of the correctional institutions and facilities. The safe operation and security of the state's correctional institutions and facilities are is critical to ensure public safety and the safety of department employees and offenders and to contain violent and chronic offenders until offenders are otherwise released from the department's custody pursuant to law. The Secretary of Corrections shall, at a minimum:
- (1) Appoint and designate select staff to the safety and a security review committee which shall, at a minimum, be composed of: the inspector general, the statewide security coordinator, the regional security coordinators, and three wardens and one correctional officer. The safety and security review committee shall evaluate new safety and security technology, review and discuss current issues impacting correctional facilities, and review and discuss other issues as requested by management.
- (2)(a) Ensure that appropriate staff establishes Establish-a periodic schedule for the physical inspection of buildings and structures of each state and private correctional institution and facility to determine safety

- and security deficiencies. In scheduling the inspections, priority shall be given to older institutions, institutions that house a large proportion of violent offenders, institutions with a high level of inappropriate incidents of use of force on inmates, assaults on employees, or inmate sexual abuse, and institutions that have experienced a significant number of escapes or escape attempts in the past.
- (3)(b) Ensure that appropriate staff conducts Conduct or causes cause to be conducted announced and unannounced comprehensive safety and security audits of all state and private correctional institutions. In conducting the safety and security audits, priority shall be given to older institutions, institutions that house a large proportion of violent offenders, institutions with a high level of inappropriate incidents of use of force on inmates, assaults on employees, or inmate sexual abuse, and institutions that have experienced a history of escapes or escape attempts. At a minimum, the audit shall include an evaluation of the physical plant, which shall include the identification of blind spots or areas where staff or inmates may be isolated and the deployment of audio and video monitoring systems and other monitoring technologies in such areas; landscaping, fencing, security alarms, and perimeter lighting; and confinement, arsenal, key and lock, and entrance and exit inmate classification and staffing policies. Each correctional institution shall be audited at least annually. The secretary shall
- (4) Report the general survey findings annually to the Governor and the Legislature.
- (5) Ensure that appropriate staff investigates and evaluates the usefulness and dependability of existing safety and security technology at the institutions and new technology and video monitoring systems available and makes periodic written recommendations to the secretary on the discontinuation or purchase of various safety and security devices.
- (6) Contract, if deemed necessary, with security personnel, consulting engineers, architects, or other safety and security experts that the department deems necessary for safety and security consultant services.
- (7) Ensure that appropriate staff, in conjunction with the regional offices, establishes a periodic schedule for conducting announced and unannounced escape simulation drills.
- (8) Adopt, enforce, and annually cause the evaluation of emergency escape response procedures, which shall, at a minimum, include the immediate notification and inclusion of local and state law enforcement through mutual aid agreements.
- (9) Ensure that appropriate staff reviews staffing policies, classification, and practices as needed.
- (10)(e) Adopt and enforce minimum safety and security standards and policies that include, but are not limited to:
- (a)1. Random monitoring of outgoing telephone calls by inmates.
- (b)2. Maintenance of current photographs of all inmates.
- (c)3. Daily inmate counts at varied intervals.
- (d)4. Use of canine units, where appropriate.
- (e)5. Use of escape alarms and perimeter lighting.
- $\ensuremath{\textit{(f)}}\xspace 6.$  Florida Crime Information Center/National Crime Information Center capabilities.
  - (g)7. Employment background investigations.
- (d) Annually make written prioritized budget recommendations to the secretary that identify critical security deficiencies at major correctional institutions.
- (e) Investigate and evaluate the usefulness and dependability of existing security technology at the institutions and new technology available and make periodic written recommendations to the secretary on the discontinuation or purchase of various security devices.
- (f) Contract, if deemed necessary, with security personnel, consulting engineers, architects, or other security experts the committee deems necessary for security audits and security consultant services.

- (g) Establish a periodic schedule for conducting announced and unannounced escape simulation drills.
- (11)(2) Direct staff to maintain and produce quarterly reports with accurate escape statistics. For the purposes of these reports, "escape" includes all possible types of escape, regardless of prosecution by the state attorney, and includes including offenders who walk away from nonsecure community facilities.
- (3) Adopt, enforce, and annually evaluate the emergency escape response procedures, which shall at a minimum include the immediate notification and inclusion of local and state law enforcement through a mutual aid agreement.
- (12)(4) Direct staff to submit in the annual legislative budget request a prioritized summary of critical safety and security deficiencies and repair and renovation security needs.
  - Section 8. Section 944.31, Florida Statutes, is amended to read:
  - 944.31 Inspector general; inspectors; power and duties.—
- (1) The inspector general shall be responsible for prison inspection and investigation, internal affairs investigations, and management reviews. The office of the inspector general shall be charged with the duty of inspecting the penal and correctional systems of the state. The office of the inspector general shall inspect each correctional institution or any place in which state prisoners are housed, worked, or kept within the state, with reference to its physical conditions, cleanliness, sanitation, safety, and comfort; the quality and supply of all bedding; the quality, quantity, and diversity of food served and the manner in which it is served; the number and condition of the prisoners confined therein; and the general conditions of each institution. The office of inspector general shall see that all the rules and regulations issued by the department are strictly observed and followed by all persons connected with the correctional systems of the state. The office of the inspector general shall coordinate and supervise the work of inspectors throughout the state. The inspector general and inspectors may enter any place where prisoners in this state are kept and shall be immediately admitted to such place as they desire and may consult and confer with any prisoner privately and without molestation. The inspector general and inspectors shall be responsible for criminal and administrative investigation of matters relating to the Department of Corrections. The secretary may designate persons within the office of the inspector general as law enforcement officers to conduct any criminal investigation that occurs on property owned or leased by the department or involves matters over which the department has jurisdiction. A person designated as a law enforcement officer must be certified pursuant to s. 943.1395 and must have a minimum of 3 years' experience as an inspector in the inspector general's office or as a law enforcement officer.
- (2) The department shall maintain a written memorandum of understanding with the Department of Law Enforcement for the notification and investigation of mutually agreed-upon predicate events that shall include, but are not limited to, suspicious deaths and organized criminal activity. A copy of an active memorandum of understanding shall be provided in a timely manner to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- During investigations, the inspector general and inspectors may consult and confer with any prisoner or staff member privately and without molestation and persons designated as law enforcement officers under this section shall have the authority to arrest, with or without a warrant, any prisoner of or visitor to a state correctional institution for a violation of the criminal laws of the state involving an offense classified as a felony that occurs on property owned or leased by the department and may arrest offenders who have escaped or absconded from custody. Persons designated as law enforcement officers have the authority to arrest with or without a warrant a staff member of the department, including any contract employee, for a violation of the criminal laws of the state involving an offense classified as a felony under this chapter or chapter 893 on property owned or leased by the department. A person designated as a law enforcement officer under this section may make arrests of persons against whom arrest warrants have been issued, including arrests of offenders who have escaped or absconded from custody. The arrested person shall be surrendered without delay to the sheriff of the county in which the arrest is made, with a formal complaint subsequently made against her or him in accordance with law.

- (4) The inspector general, and inspectors who conduct sexual abuse investigations in confinement settings, shall receive specialized training in conducting such investigations. The department is responsible for providing the specialized training. Specialized training shall include, but need not be limited to, techniques for interviewing sexual abuse victims, proper use of Miranda and Garrity warnings, sexual abuse evidence collection in confinement settings, and the criteria and evidence required to substantiate a case for administrative action or prosecution.
- Section 9. Paragraph (a) of subsection (1) and subsections (2) and (3) of section 944.35, Florida Statutes, are amended, and subsection (5) is added to that section, to read:
- 944.35 Authorized use of force; malicious battery and sexual misconduct prohibited; reporting required; penalties.—
- (1)(a) An employee of the department is authorized to apply physical force upon an inmate only when and to the extent that it reasonably appears necessary:
- 1. To defend himself or herself or another against such other imminent use of unlawful force;
- 2. To prevent a person from escaping from a state correctional institution when the officer reasonably believes that person is lawfully detained in such institution;
  - 3. To prevent damage to property;
  - 4. To quell a disturbance;
  - 5. To overcome physical resistance to a lawful command; or
- 6. To administer medical treatment only by or under the supervision of a physician or his or her designee and only:
- a. When treatment is necessary to protect the health of other persons, as in the case of contagious or venereal diseases; or
- b. When treatment is offered in satisfaction of a duty to protect the inmate against self-inflicted injury or death.

As part of the correctional officer training program, the Criminal Justice Standards and Training Commission shall develop a course specifically designed to explain the parameters of this subsection and to teach the proper methods and techniques in applying authorized physical force upon an inmate. Effective October 1, 2015, this course shall include specialized training for effectively managing in nonforceful ways mentally ill inmates who may exhibit erratic behavior.

- (2) Each employee of the department who either applies physical force or was responsible for making the decision to apply physical force upon an inmate or an offender supervised by the department in the community pursuant to this subsection shall prepare, date, and sign under oath an independent report within 1 working day after of the incident. The report shall be delivered to the warden or the circuit administrator, who shall forward the report with all appropriate documentation to the office of the inspector general. The inspector general shall conduct a review and make recommendations regarding the appropriateness or inappropriateness of the use of force. If the inspector general finds that the use of force was appropriate, the employee's report, together with the inspector general's written determination of the appropriateness of the force used and the reasons therefor, shall be forwarded to the circuit administrator or warden upon completion of the review. If the inspector general finds that the use of force was inappropriate, the inspector general shall conduct a complete investigation into the incident and forward the findings of fact to the appropriate regional director for further action. Copies of the employee's report and the inspector general's review shall be kept in the files of the inmate or the offender supervised by the department in the community. A notation of each incident involving use of force and the outcome based on the inspector general's evaluation shall be kept in the employee's file.
- (3)(a)1. Any employee of the department, private provider, or private correctional facility who, with malicious intent, commits a battery upon an inmate or an offender supervised by the department in the community, commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

- 2. Any employee of the department, private provider, or private correctional facility who, with malicious intent, commits a battery or inflicts cruel or inhuman treatment by neglect or otherwise, and in so doing causes great bodily harm, permanent disability, or permanent disfigurement to an inmate or an offender supervised by the department in the community, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (b) An employee of the department, private provider, or private correctional facility commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if such employee:
- 1. Knowingly, and with the intent to cause an inmate great bodily harm, permanent disability, or permanent disfigurement, withholds food, water, clothing, shelter, supervision, medicine, or medical services from an inmate; and
- 2. Causes the inmate to suffer great bodily harm, permanent disability, or permanent disfigurement by such action.
- (c)(b)1. As used in this paragraph, the term "sexual misconduct" means the oral, anal, or vaginal penetration by, or union with, the sexual organ of another or the anal or vaginal penetration of another by any other object, but does not include an act done for a bona fide medical purpose or an internal search conducted in the lawful performance of the employee's duty.
- 2. Any employee of the department or a private correctional facility as defined in s. 944.710 who engages in sexual misconduct with an inmate or an offender supervised by the department in the community, without committing the crime of sexual battery, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- 3. The consent of the inmate or offender supervised by the department in the community to any act of sexual misconduct may not be raised as a defense to a prosecution under this paragraph.
- 4. This paragraph does not apply to any employee of the department or any employee of a private correctional facility who is legally married to an inmate or an offender supervised by the department in the community, nor does it apply to any employee who has no knowledge, and would have no reason to believe, that the person with whom the employee has engaged in sexual misconduct is an inmate or an offender under community supervision of the department.
- (d)(e) Notwithstanding prosecution, any violation of the provisions of this subsection, as determined by the Public Employees Relations Commission, shall constitute sufficient cause under s. 110.227 for dismissal from employment with the department, and such person shall not again be employed in any capacity in connection with the correctional system.
- (e)(d) Each employee who witnesses, or has reasonable cause to suspect, that an inmate or an offender under the supervision of the department in the community has been unlawfully abused or is the subject of sexual misconduct pursuant to this subsection shall immediately prepare, date, and sign an independent report specifically describing the nature of the force used or the nature of the sexual misconduct, the location and time of the incident, and the persons involved. The report shall be delivered to the inspector general of the department with a copy to be delivered to the warden of the institution or the regional administrator. The inspector general shall immediately conduct an appropriate investigation, and, if probable cause is determined that a violation of this subsection has occurred, the respective state attorney in the circuit in which the incident occurred shall be notified.
- (5) The department shall establish a usage and inventory policy to track, by institution, the use of chemical agents and the disposal of expired, used, or damaged canisters of chemical agents. The policy shall include, but not be limited to, a requirement that a numbered seal be affixed to each chemical agent canister in such a manner that the canister cannot be removed from the carrier without breaking the seal. All canisters in the carriers shall be checked out at the beginning of each shift and checked back in at the end of that shift. Shift supervisors shall verify the condition of the numbered seals and periodically weigh random canisters to ensure that they have not been used without the required documenta-

 $tion. \ All\ nonreactionary\ use-of-force\ incidents\ using\ chemical\ agents\ shall\ be\ video\ recorded.$ 

Section 10. Section 944.805, Florida Statutes, is created to read:

944.805  $\,$  Veterans programs in state and private correctional institutions.—

- (1) The Legislature finds and declares that specialized programs for veterans offered in state and private correctional institutions have the potential to facilitate inmate institutional adjustment, help inmates assume personal responsibility, and ease community reentry through the availability of expanded community resources.
- (2) The department shall measure recidivism rates for veterans who have participated in specialized dormitories and for veterans who have received special assistance in community reentry. The findings shall be included in the annual report required under s. 20.315.

Section 11. Section 945.6033, Florida Statutes, is amended to read:

945.6033 Continuing contracts with health care providers.—

- (1) The Department of Corrections may enter into continuing contracts with licensed health care providers, including hospitals and health maintenance organizations, for the provision of inmate health care services which the department is unable to provide in its facilities.
- (2) The Department of Corrections, in negotiating contracts for the delivery of inmate health care, may only enter into contracts that contain damage provisions.

Section 12. Paragraph (a) of subsection (2) of section 947.1405, Florida Statutes, is amended to read:

947.1405 Conditional release program.—

(2) Any inmate who:

(a) Is convicted of a crime committed on or after October 1, 1988, and before January 1, 1994, and any inmate who is convicted of a crime committed on or after January 1, 1994, which crime is or was contained in category 1, category 2, category 3, or category 4 of Rule 3.701 and Rule 3.988, Florida Rules of Criminal Procedure (1993), and who has served at least one prior felony commitment at a state or federal correctional institution or a sentence of more than 364 days in county jail; shall, upon reaching the tentative release date or provisional release date, whichever is earlier, as established by the Department of Corrections, be released under supervision subject to specified terms and conditions, including payment of the cost of supervision pursuant to s. 948.09. Such supervision shall be applicable to all sentences within the overall term of sentences if an inmate's overall term of sentences includes one or more sentences that are eligible for conditional release supervision as provided herein. Effective July 1, 1994, and applicable for offenses committed on or after that date, the commission may require, as a condition of conditional release, that the releasee make payment of the debt due and owing to a county or municipal detention facility under s. 951.032 for medical care, treatment, hospitalization, or transportation received by the releasee while in that detention facility. The commission, in determining whether to order such repayment and the amount of such repayment, shall consider the amount of the debt, whether there was any fault of the institution for the medical expenses incurred, the financial resources of the releasee, the present and potential future financial needs and earning ability of the releasee, and dependents, and other appropriate factors. If any inmate placed on conditional release supervision is also subject to probation or community control, resulting from a probationary or community control split sentence within the overall term of sentences, the Department of Corrections shall supervise such person according to the conditions imposed by the court and the commission shall defer to such supervision. If the court revokes probation or community control and resentences the offender to a term of incarceration, such revocation also constitutes a sufficient basis for the revocation of the conditional release supervision on any nonprobationary or noncommunity control sentence without further hearing by the commission. If any such supervision on any nonprobationary or noncommunity control sentence is revoked, such revocation may result in a forfeiture of all gain-time, and the commission may revoke the resulting deferred conditional release supervision or take other action it considers appropriate. If the term of conditional release supervision exceeds that

of the probation or community control, then, upon expiration of the probation or community control, authority for the supervision shall revert to the commission and the supervision shall be subject to the conditions imposed by the commission. A panel of no fewer than two commissioners shall establish the terms and conditions of any such release. If the offense was a controlled substance violation, the conditions shall include a requirement that the offender submit to random substance abuse testing intermittently throughout the term of conditional release supervision, upon the direction of the correctional probation officer as defined in s. 943.10(3). The commission shall also determine whether the terms and conditions of such release have been violated and whether such violation warrants revocation of the conditional release.

Section 13. Section 950.021, Florida Statutes, is created to read:

950.021 Sentencing of offenders to county jail.—

- (1) Notwithstanding s. 921.0024 or any other provision of law, and effective for offenses committed on or after July 1, 2015, a court may sentence an offender to a term in the county jail under the custody of the chief correctional officer in the county where the offense was committed for up to 24 months if the offender meets all of the following criteria:
- (a) The offender's total sentence points score, as provided in s. 921.0024, is more than 44 points but no more than 60 points.
- (b) The offender's primary offense is not a forcible felony as defined in s. 776.08; however, an offender whose primary offense is a third degree felony under chapter 810 is not ineligible to be sentenced to a county jail under this paragraph.
- (c) The offender's primary offense is not punishable by a minimum mandatory sentence of more than 24 months.
- (d) Offenders sentenced under this section must serve a minimum of 85 percent of their sentences.
- (2)(a) The court may only sentence an offender to a county jail pursuant to this section if there is a contractual agreement between the chief correctional officer of that county and the Department of Corrections.
- (b) If the chief correctional officer of a county requests the Department of Corrections to enter into a contract that allows offenders to be sentenced to the county jail pursuant to subsection (1), subject to the restrictions of this paragraph and subsections (3) and (6), the Department of Corrections must enter into such a contract. The contract shall specifically establish the maximum number of beds and the validated per diem rate. The contract shall provide for per diem reimbursement for occupied inmate days based on the contracting county's most recent annual adult male custody or adult female custody per diem rates, not to exceed \$60 per inmate.
- (3) A contract under this section is contingent upon a specific appropriation in the General Appropriations Act. Contracts shall be awarded by the Department of Corrections on a first-come, first-served basis up to the maximum appropriation allowable in the General Appropriations Act for this purpose. The maximum appropriation allowable consists of funds appropriated in or transferred to the specific appropriation in the Inmates Sentenced to County Jail appropriation category. Before any transferred appropriation under this section, the Inmates Sentenced to County Jail appropriation category provides for estimated incremental appropriation for county jail beds contracted under this section in excess of the Department of Corrections' per diem for adult male and female inmates.
- (4) The Department of Corrections shall transfer funds pursuant to s. 216.177 from other appropriation categories within the Adult Male Custody Operations or Adult and Youthful Offender Female Custody Operations budget entities to the Inmates Sentenced to County Jail appropriation category in an amount necessary to satisfy the requirements of each executed contract but not to exceed the Department of Corrections' average total per diem published for the preceding fiscal year for adult male custody or adult and youthful offender female custody inmates for each county jail bed contracted.
- (5) The Department of Corrections shall assume maximum annual value of each contract when determining the full use of funds appropriated and to ensure that the maximum appropriation allowable is not exceeded.

- (6) All contractual per diem rates under this section as well as the per diem rates used by the Department of Corrections must be validated by the Auditor General before payments are made.
- Section 14. Body camera pilot program.—The Department of Corrections shall implement a pilot program in which correctional officers who work in the mental health units at Union Correctional Institution are equipped with body cameras. The pilot program shall expire June 30, 2016. The Department of Corrections shall submit a report by January 1, 2017, to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives. The report must compare the number of use-of-force incidents that occur in the mental health units at Union Correctional Institution while the pilot program is in effect with:
- (1) The number of use-of-force incidents that occurred in the mental health units at Union Correctional Institution during the preceding 5 years; and
- (2) The number of use-of-force incidents that occur in the mental health units of other correctional institutions while the pilot program is in effect.
- Section 15. For the 2015-2016 fiscal year, the sum of \$121,110 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Corrections for a body camera pilot program in the mental health units at Union Correctional Institution as required by this act

Section 16. Section 951.22, Florida Statutes, is amended to read:

951.22 County detention facilities; contraband articles.—

- (1) It is unlawful, except through regular channels as duly authorized by the sheriff or officer in charge, to introduce into or possess upon the grounds of any county detention facility as defined in s. 951.23 or to give to or receive from any inmate of any such facility wherever said inmate is located at the time or to take or to attempt to take or send therefrom any of the following articles which are hereby declared to be contraband for the purposes of this act, to wit: Any written or recorded communication; any currency or coin; any article of food or clothing; any tobacco products as defined in s. 210.25(11); any cigarette as defined in s. 210.01(1); any cigar; any intoxicating beverage or beverage which causes or may cause an intoxicating effect; any narcotic, hypnotic, or excitative drug or drug of any kind or nature, including nasal inhalators, sleeping pills, barbiturates, and controlled substances as defined in s. 893.02(4); any firearm or any instrumentality customarily used or which is intended to be used as a dangerous weapon; any cellular telephone or other portable communication device, as defined in s. 944.47; and any instrumentality of any nature that may be or is intended to be used as an aid in effecting or attempting to effect an escape from a county facility.
- (2) Whoever violates subsection (1) shall be guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- Section 17. Subsection (1) of section 951.221, Florida Statutes, is amended to read:
- $951.221\,$  Sexual misconduct between detention facility employees and inmates; penalties.—
- (1) Any employee of a county or municipal detention facility or of a private detention facility under contract with a county commission who engages in sexual misconduct, as defined in s. 944.35(3)(c)1.944.35(3)(b)1.944.35(3)(c)1.944.35(2)(c)1.944.35(2)(c)1.944.35(2)(c)1.944.35(2)
- Section 18. For the purpose of incorporating the amendment made by this act to section 944.35, Florida Statutes, in a reference thereto, paragraph (uu) of subsection (2) of section 435.04, Florida Statutes, is reenacted to read:
  - 435.04 Level 2 screening standards.—

(2) The security background investigations under this section must			790.161(2)	2nd	Make, possess, or throw destructive	
ensure that no persons subject to the provisions of this section have been arrested for and are awaiting final disposition of, have been found guilty					device with intent to do bodily harm or damage property.	
of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, or have been adjudicated delinquent and the record has not been sealed or expunged for, any offense prohibited under any of the following provisions of state law or similar law of another jurisdiction:			790.164(1)	2nd	False report of deadly explosive, weapon of mass destruction, or act of arson or violence to state property.	
(uu) Section 944.35(3), relating to inflicting cruel or inhuman treatment on an inmate resulting in great bodily harm.			790.19	2nd	Shooting or throwing deadly missiles into dwellings, vessels, or vehicles.	
		of incorporating the amendment made	794.011(8)(a)	3rd	Solicitation of minor to participate in sexual activity by custodial adult.	
by this act to section 944.35, Florida Statutes, in a reference thereto, paragraph (f) of subsection (3) of section 921.0022, Florida Statutes, is reenacted to read:			794.05(1)	2nd	Unlawful sexual activity with specified minor.	
921.0022 Criminal Punishment Code; offense severity ranking chart.—			800.04(5)(d)	3rd	Lewd or lascivious molestation; vic- tim 12 years of age or older but less than 16 years of age; offender less	
(3) OFFENSE SEVI	ERITY RA	ANKING CHART			than 18 years.	
	Felony	Description	800.04(6)(b)	2nd	Lewd or lascivious conduct; offender 18 years of age or older.	
Statute 316.027(2)(b)	Degree 2nd	Leaving the scene of a crash involving	806.031(2)	2nd	Arson resulting in great bodily harm to firefighter or any other person.	
, , , ,		serious bodily injury.	810.02(3)(c)	2nd	Burglary of occupied structure; unarmed; no assault or battery.	
316.193(2)(b)	3rd	Felony DUI, 4th or subsequent conviction.	810.145(8)(b)	2nd	Video voyeurism; certain minor vic-	
499.0051(3)	2nd	Knowing forgery of pedigree papers.			tims; 2nd or subsequent offense.	
499.0051(4)	2nd	Knowing purchase or receipt of prescription drug from unauthorized person.	812.014(2)(b)1.	2nd	Property stolen \$20,000 or more, but less than \$100,000, grand theft in 2nd degree.	
499.0051(5)	2nd	Knowing sale or transfer of prescription drug to unauthorized person.	812.014(6)	2nd	Theft; property stolen \$3,000 or more; coordination of others.	
775.0875(1)	3rd	Taking firearm from law enforcement officer.	812.015(9)(a)	2nd	Retail theft; property stolen \$300 or more; second or subsequent conviction.	
784.021(1)(a)	3rd	Aggravated assault; deadly weapon without intent to kill.	812.015(9)(b)	2nd	Retail theft; property stolen \$3,000 or more; coordination of others.	
784.021(1)(b)	3rd	Aggravated assault; intent to commit felony.	812.13(2)(c)	2nd	Robbery, no firearm or other weapon (strong-arm robbery).	
784.041	3rd	Felony battery; domestic battery by strangulation.	817.4821(5)	2nd	Possess cloning paraphernalia with intent to create cloned cellular tele-	
784.048(3)	3rd	Aggravated stalking; credible threat.			phones.	
784.048(5)	3rd	Aggravated stalking of person under 16.	825.102(1)	3rd	Abuse of an elderly person or disabled adult.	
784.07(2)(c)	2nd	Aggravated assault on law enforcement officer.	825.102(3)(c)	3rd	Neglect of an elderly person or disabled adult.	
784.074(1)(b)	2nd	Aggravated assault on sexually violent predators facility staff.	825.1025(3)	3rd	Lewd or lascivious molestation of an elderly person or disabled adult.	
784.08(2)(b)	2nd	Aggravated assault on a person 65 years of age or older.	825.103(3)(c)	3rd	Exploiting an elderly person or disabled adult and property is valued at less than \$10,000.	
784.081(2)	2nd	Aggravated assault on specified official or employee.	827.03(2)(c)	3rd	Abuse of a child.	
784.082(2)	2nd	Aggravated assault by detained per-	827.03(2)(d)	3rd	Neglect of a child.	
784.083(2)	2nd	son on visitor or other detainee.  Aggravated assault on code inspector.	827.071(2) & (3)	2nd	Use or induce a child in a sexual performance, or promote or direct	
787.02(2)	3rd	False imprisonment; restraining with			such performance.	
		purpose other than those in s. 787.01.	836.05	2nd	Threats; extortion.	
790.115(2)(d)	2nd	Discharging firearm or weapon on school property.	836.10	2nd	Written threats to kill or do bodily injury.	

843.12	3rd	Aids or assists person to escape.
847.011	3rd	Distributing, offering to distribute, or possessing with intent to distribute obscene materials depicting minors.
847.012	3rd	Knowingly using a minor in the production of materials harmful to minors.
847.0135(2)	3rd	Facilitates sexual conduct of or with a minor or the visual depiction of such conduct.
914.23	2nd	Retaliation against a witness, victim, or informant, with bodily injury.
944.35(3)(a)2.	3rd	Committing malicious battery upon or inflicting cruel or inhuman treat- ment on an inmate or offender on community supervision, resulting in great bodily harm.
944.40	2nd	Escapes.
944.46	3rd	Harboring, concealing, aiding escaped prisoners.
944.47(1)(a)5.	2nd	Introduction of contraband (firearm, weapon, or explosive) into correctional facility.
951.22(1)	3rd	Intoxicating drug, firearm, or weapon introduced into county facility.

Section 20. This act shall take effect July 1, 2015.

#### And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to corrections; amending s. 20.315, F.S.; requiring the Department of Corrections to plan and administer its program of services for security and institutional operations through four regions; requiring the Secretary of Corrections to appoint a director for each region; requiring each director to perform specified functions; providing an appropriation and authorizing positions; amending s. 110.205, F.S.; exempting all positions assigned to the department's office of inspector general from the Career Service System; providing an appropriation; amending s. 216.136, F.S.; requiring the Criminal Justice Estimating Conference to develop projections of prison admissions and populations for elderly felony offenders; amending s. 921.0021, F.S.; revising the definition of the term "victim injury" by removing a prohibition on assessing certain victim injury sentence points for sexual misconduct by certain correctional employees with inmates or offenders; amending s. 944.151, F.S.; revising legislative intent concerning safety and security; expanding the department's security review committee functions to include functions related to safe operation of institutions and facilities; revising provisions relating to physical inspections of state and private buildings and structures and prioritizing institutions for inspection that meet certain criteria; revising provisions relating to duties of staff concerning safety and security; amending s. 944.31, F.S.; requiring that a copy of a written memorandum of understanding for notification and investigation of certain events between the Department of Corrections and the Department of Law Enforcement be provided to the Governor, the President of the Senate, and the Speaker of the House of Representatives; requiring specialized training for inspectors in certain circumstances; amending s. 944.35, F.S.; requiring the Criminal Justice Standards and Training Commission to include specialized training for management of mentally ill inmates in the correctional officer training program; requiring certain reports to be signed under oath; expanding applicability of a current felony offense to include certain employees of private providers and private correctional facilities; creating criminal penalties for employees who knowingly, and with intent to cause specified harm, withhold food and water and essential services; requiring the Department of Corrections to establish policies relating to the use of chemical agents; requiring all nonreactionary use-of-force incidents using chemical agents to be video recorded; creating s. 944.805, F.S.; providing legislative intent relating to specialized programs for veterans; requiring the department to measure recidivism; requiring reporting; amending s. 945.6033, F.S.; requiring damage provisions in inmate health care contracts; amending s. 947.1405, F.S.; conforming provisions to changes made by the act; creating s. 950.021, F.S.; authorizing a court to sentence certain offenders to a county jail for up to 24 months if the county has a contract with the department; providing contractual requirements; requiring and providing for specific appropriations; requiring validation of per diem rates; requiring the department to implement a body camera pilot program at Union Correctional Institution; requiring the department to submit a report to the Governor and Legislature; providing an appropriation; amending s. 951.22, F.S.; including cellular telephones and portable communication devices as contraband for purposes of county detention facilities; providing criminal penalties for introduction of such contraband; amending s. 951.221, F.S.; conforming a cross-reference; reenacting ss. 435.04(2)(uu) and 921.0022(3)(f), F.S., relating to level 2 screening standards and the Criminal Punishment Code and offense severity ranking chart, respectively, to incorporate the amendment made to s. 944.35, F.S., in references thereto; providing an effective date.

On motion by Senator Evers, the Senate refused to concur in **House Amendment 1 (142575)** to **CS for SB 7020** and the House was requested to recede. The action of the Senate was certified to the House.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 602, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for SB 602—A bill to be entitled An act relating to students with disabilities; amending s. 1002.385, F.S.; revising definitions applicable to the Florida Personal Learning Scholarship Accounts Program; revising scholarship application deadlines and guidelines; revising provisions to conform to the designation of eligible nonprofit scholarship-funding organizations; requiring authorized program funds to support the student's educational needs; requiring the Florida Prepaid College Board to create certain procedures; authorizing part-time private tutoring services by persons meeting certain requirements; authorizing program funds to be spent for specified education programs and services; revising the conditions under which a student's personal learning scholarship account must be closed; revising the responsibilities for school districts; revising requirements for a private school's eligibility to participate in the program; revising responsibilities of the Department of Education and the Commissioner of Education with respect to program administration; revising responsibilities for parents and students to participate in the program; requiring a parent to affirm that program funds are used only for authorized purposes that serve the student's educational needs; revising responsibilities of an organization pertaining to the administration of personal learning scholarship accounts; revising the wait list and priority of approving renewal and new applications; revising the notice requirement of an organization; authorizing accrued interest to be used for authorized expenditures; requiring accrued interest to be reverted as a part of reverted scholarship funds; revising taxable income requirements; removing obsolete audit requirements; requiring the Auditor General to provide a copy of each annual operational audit performed to the Commissioner of Education within a specified timeframe; requiring the department to provide an annual report to the Governor and the Legislature regarding the program; prescribing report requirements; providing for future repeal of provisions pertaining to an implementation schedule of notification and eligibility timelines; amending s. 1002.395, F.S.; revising the use of eligible contributions by eligible nonprofit scholarship-funding organizations; revising the surety bond requirements for nonprofit scholarship-funding organizations submitting initial and renewal scholarship program participation applications; amending s. 1009.971, F.S.; revising the powers and duties of the Florida Prepaid College Board to include specified rulemaking authority; amending ss. 1009.98 and 1009.981, F.S.; authorizing a prepaid college plan or a college savings plan to be purchased, accounted for, used, and terminated under certain circumstances; specifying rulemaking requirements applicable to the department; providing an effective date.

House Amendment 1 (103497) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Section 1002.385, Florida Statutes, is amended to read:
- 1002.385 Florida personal learning scholarship accounts.—
- (1) ESTABLISHMENT OF PROGRAM.—The Florida Personal Learning Scholarship Accounts Program is established to provide the option for a parent to better meet the individual educational needs of his or her eligible child.
  - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Approved provider" means a provider approved by the Agency for Persons with Disabilities, a health care practitioner as defined in s. 456.001(4), or a provider approved by the department pursuant to s. 1002.66.
- (b) "Curriculum" means a complete course of study for a particular content area or grade level, including any required supplemental materials.
  - (c) "Department" means the Department of Education.
- (d) "Disability" means, for a child who has reached 3 or 4 years of age, or for a student in kindergarten to grade 12, autism spectrum disorder, as defined in the Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition, published by the American Psychiatric Association & 293.063(2); cerebral palsy, as defined in s. 393.063(4); Down syndrome, as defined in s. 393.063(13); an intellectual disability, as defined in s. 393.063(21); Prader-Willi syndrome, as defined in s. 393.063(25); expina bifida, as defined in s. 393.063(36); for a student in kindergarten, being a high-risk child, as defined in s. 393.063(20)(a); and Williams syndrome; or muscular dystrophy.
- (e) "Eligible nonprofit scholarship-funding organization" or "organization" has the same meaning as in s. 1002.395.
- (f) "Eligible postsecondary educational institution" means a Florida College System institution, a state university, a school district technical center, a school district adult general education center, an institution that is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program under s. 1009.89, or an accredited independent nonpublic postsecondary educational institution, as defined in s. 1005.02, which is licensed to operate in the state pursuant to requirements specified in part III of chapter 1005.
- (g) "Eligible private school" means a private school, as defined in s. 1002.01, which is located in this state, which offers an education to students in any grade from kindergarten to grade 12, and which meets requirements of:
  - 1. Sections 1002.42 and 1002.421; and
- 2. A scholarship program under s. 1002.39 or s. 1002.395<del>, as applicable, if the private school participates in a scholarship program under s. 1002.39 or s. 1002.395</del>.
  - (h) "IEP" means individual education plan.
- (i) "Parent" means a resident of this state who is a parent, as defined in s. 1000.21.
- (j) "Program" means the Florida Personal Learning Scholarship Accounts Program established in this section.
- (3) PROGRAM ELIGIBILITY.—A parent of a student with a disability may request and receive from the state a Florida personal learning scholarship account for the purposes specified in subsection (5) if:
  - (a) The student:
  - 1. Is a resident of this state;
- 2. Is or will be 3 or 4 years of age on or before September 1 of the year in which the student applies for program participation or is eligible to enroll in kindergarten through grade 12 in a public school in this state;

- 3. Has a disability as defined in paragraph (2)(d); and
- 4. Is the subject of an IEP written in accordance with rules of the State Board of Education or has received a diagnosis of a disability as defined in subsection (2) from a physician who is licensed under chapter 458 or chapter 459 or a psychologist who is licensed *under chapter 490* in this state.
- (b) Beginning January 2015, The parent has applied to an eligible nonprofit scholarship-funding organization to participate in the program by February 1 before the school year in which the student will participate or an alternative date as set by the organization for any vacant, funded slots. The request must be communicated directly to the organization in a manner that creates a written or electronic record of the request and the date of receipt of the request. The organization shall notify the district and the department of the parent's intent upon receipt of the parent's request.
  - (4) PROGRAM PROHIBITIONS.—
  - (a) A student is not eligible for the program while he or she is:
- 1. Enrolled in a public school, including, but not limited to, the Florida School for the Deaf and the Blind; the Florida Virtual School; the College-Preparatory Boarding Academy; a developmental research school authorized under s. 1002.32; a charter school authorized under s. 1002.33, s. 1002.331, or s. 1002.332; or a virtual education program authorized under s. 1002.45;
- 2. Enrolled in the Voluntary Prekindergarten Education Program authorized under part V of this chapter;
- 3.2. Enrolled in a school operating for the purpose of providing educational services to youth in the Department of Juvenile Justice commitment programs;
- 4.3. Receiving a scholarship pursuant to the Florida Tax Credit Scholarship Program under s. 1002.395 or the John M. McKay Scholarships for Students with Disabilities Program under s. 1002.39; or
- ${\it 5.4.}$  Receiving any other educational scholarship pursuant to this chapter.

For purposes of subparagraph 1., a child who is 3 or 4 years of age who receives services funded through the Florida Education Finance Program is considered a student enrolled in a public school.

- (b) A student is not eligible for the program if:
- 1. The student or student's parent has accepted any payment, refund, or rebate, in any manner, from a provider of any services received pursuant to subsection (5);
- 2. The student's participation in the program, or the receipt or expenditure of program funds, has been denied or revoked by the Commissioner of Education pursuant to subsection (10); or
- 3. The student's parent has forfeited participation in the program for failure to comply with requirements pursuant to subsection (11).
- (5) AUTHORIZED USES OF PROGRAM FUNDS.—Program funds must be used to meet the individual educational needs of an eligible student and may be spent for the following purposes:
- (a) Instructional materials, including digital devices, digital periphery devices, and assistive technology devices that allow a student to access instruction or instructional content.
  - (b) Curriculum as defined in paragraph (2)(b).
- (c) Specialized services by approved providers that are selected by the parent. These specialized services may include, but are not limited to:
- $1. \;\;$  Applied behavior analysis services as provided in ss. 627.6686 and 641.31098.
- $2.\;$  Services provided by speech-language pathologists as defined in s.  $468.1125.\;$

- 3. Occupational therapy services as defined in s. 468.203.
- 4. Services provided by physical therapists as defined in s. 486.021.
- 5. Services provided by listening and spoken language specialists and an appropriate acoustical environment for a child who is deaf or hard of hearing and who has received an implant or assistive hearing device.
- (d) Enrollment in, or tuition or fees associated with enrollment in, an eligible private school, an eligible postsecondary educational institution or a program offered by an eligible postsecondary educational institution, a private tutoring program authorized under s. 1002.43, a virtual program offered by a department-approved private online provider that meets the provider qualifications specified in s. 1002.45(2)(a), the Florida Virtual School as a private paying student, or an approved online course offered pursuant to s. 1003.499 or s. 1004.0961.
- (e) Fees for nationally standardized, norm-referenced achievement tests, Advanced Placement Examinations, industry certification examinations, assessments related to postsecondary education, or other assessments.
- (f) Contributions to the Stanley G. Tate Florida Prepaid College Program pursuant to s. 1009.98 or the Florida College Savings Program pursuant to s. 1009.981, for the benefit of the eligible student.
- (g) Contracted services provided by a public school or school district, including classes. A student who receives services under a contract under this paragraph is not considered enrolled in a public school for eligibility purposes as specified in subsection (4).
- (h) Tuition and fees for part-time tutoring services provided by a person who holds a valid Florida educator's certificate pursuant to s. 1012.56, a person who holds an adjunct teaching certificate pursuant to s. 1012.57, or a person who has demonstrated a mastery of subject area knowledge pursuant to s. 1012.56(5). For purposes of this paragraph, the term "part-time tutoring services" does not satisfy regular school attendance as defined in s. 1003.01(13)(e).
- (i) Fees for an annual evaluation of educational progress under s. 1002.41(1)(c).
- (j) Fees associated with the use of an electronic payment system under paragraph (13)(c).

A specialized service provider, eligible private school, eligible postsecondary educational institution, private tutoring program provider, online or virtual program provider, public school, school district, or other entity receiving payments pursuant to this subsection may not share, refund, or rebate any moneys from the Florida Personal learning scholarship account with the parent or participating student in any manner.

- (6) TERM OF THE PROGRAM.—For purposes of continuity of educational choice and program integrity:
- (a) The program payments made by the state to an organization for a personal learning scholarship account under this section shall continue remain in force until the parent does not renew program eligibility; the eligible nonprofit scholarship-funding organization determines that a student is not eligible for program renewal; the Commissioner of Education denies, suspends, or revokes program participation or the use of funds; or a student participating in the program participates in any of the prohibited activities specified in subsection (4), has funds revoked by the Commissioner of Education pursuant to subsection (10), returns to a public school, graduates from high school, or attains 22 years of age, whichever occurs first. A participating student who enrolls in a public school or public school program is considered to have returned to a public school for the purpose of determining the end of the program's term.
- (b) Payments for program expenditures by a parent from the account may continue until a student's personal learning scholarship account is closed pursuant to paragraph (c).
- (c) A student's personal learning scholarship account shall be closed, and any remaining funds, including contributions made to the Stanley G. Tate Florida Prepaid College Program or the Florida College Savings Program using program funds pursuant to paragraph (5)(f), shall revert to the state if:

- 1. The student's program eligibility is denied or revoked;
- 2. The eligible nonprofit scholarship-funding organization denies the student's application;
- 3. The student does not enroll in an eligible postsecondary education institution within 4 years after high school graduation or completion;
- 4. The student is no longer enrolled in an eligible postsecondary educational institution or a program offered by the institution; or
- 5. The student graduates from an eligible postsecondary educational institution.

The eligible nonprofit scholarship-funding organization must notify a parent when a personal learning scholarship account is closed.

#### (7) SCHOOL DISTRICT OBLIGATIONS; PARENTAL OPTIONS.—

- (a)1. For a student with a disability who does not have an IEP in accordance with subparagraph (3)(a)4., a matrix of services under s. 1011.62(1)(e) and for whom the parent may request an IEP meeting and evaluation from the school district. The school district shall conduct a meeting and develop an IEP in accordance with rules of the State Board of Education. Upon completion of the IEP requests a matrix of services, the school district must complete a matrix that assigns the student to one of the levels of service as they existed before the 2000-2001 school year.
- 2.a. Within 10 school days after a school district receives notification of a parent's request for completion of a matrix of services, the school district must notify the student's parent if the matrix of services has not been completed and inform the parent that the district is required to complete the matrix within 30 days after receiving notice of the parent's request for the matrix of services. This notice must include the required completion date for the matrix.
- a.b. The school district shall complete the matrix of services for a student whose parent has made a request. The school district must provide the student's parent with the student's matrix level within 10 school days after its completion.
- b.e. The department shall notify the parent and the eligible nonprofit scholarship-funding organization of the amount of the funds awarded within 10 days after receiving the school district's notification of the student's matrix level.
- c.d. A school district may change a matrix of services only if the change is to correct a technical, typographical, or calculation error.
- (b) For each student participating in the program who chooses to participate in statewide, standardized assessments under s. 1008.22 or the Florida Alternate Assessment, the school district in which the student resides must notify the student and his or her parent about the locations and times to take all statewide, standardized assessments.
- (e) For each student participating in the program, a school district shall notify the parent about the availability of a reevaluation at least every 3 years.
- (8) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—An eligible private school may be sectarian or nonsectarian and shall:
- (a) Comply with all requirements for private schools participating in state school choice scholarship programs pursuant to s. 1002.421. A private school must register its intent to participate in the program and complete all required documentation pursuant to ss. 1002.39 and 1002.395 and rules of the State Board of Education.
- (b) Provide to the eligible nonprofit scholarship-funding organization, upon request, all documentation required for the student's participation, including the private school's and student's fee schedules.
- (c) Be academically accountable to the parent for meeting the educational needs of the student by:
- 1. At a minimum, annually providing to the parent a written explanation of the student's progress.

- 2. Annually administering or making provision for students participating in the program in grades 3 through 10 to take one of the nationally norm-referenced tests identified by the Department of Education or the statewide assessments pursuant to s. 1008.22. Students with disabilities for whom standardized testing is not appropriate are exempt from this requirement. A participating private school shall report a student's scores to the parent.
- 3. Cooperating with the scholarship student whose parent chooses to have the student participate in the statewide assessments pursuant to s. 1008.22 or, if a private school chooses to offer the statewide assessments, administering the assessments at the school.
- a. A participating private school may choose to offer and administer the statewide assessments to all students who attend the private school in grades 3 through 10.
- b. A participating private school shall submit a request in writing to the Department of Education by March 1 of each year in order to administer the statewide assessments in the subsequent school year.
- (d) Employ or contract with teachers who have regular and direct contact with each student receiving a scholarship under this section at the school's physical location.
- (e) Annually contract with an independent certified public accountant to perform the agreed-upon procedures developed under s. 1002.395(6)(o) 1002.395(6)(n) and produce a report of the results if the private school receives more than \$250,000 in funds from scholarships awarded under this section in the 2014-2015 state fiscal year or a state fiscal year thereafter. A private school subject to this paragraph must submit the report by September 15, 2015, and annually thereafter to the *eligible nonprofit* scholarship-funding organization that awarded the majority of the school's scholarship funds. The agreed-upon procedures must be conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants.

The inability of a private school to meet the requirements of this subsection constitutes a basis for the ineligibility of the private school to participate in the program as determined by the department.

- $(9)\;$  DEPARTMENT OF EDUCATION OBLIGATIONS.—The department shall:
  - (a) Maintain a list of approved providers.
- (b) Require each eligible nonprofit scholarship-funding organization to verify eligible expenditures made pursuant to subsection (5) before reimbursement the distribution of funds for any expenditures made pursuant to paragraphs (5)(a) and (b). Review of expenditures made for services in paragraphs (5)(e) (g) may be completed after the payment has been made.
- (c) Investigate any written complaint of a violation of this section in accordance with the process established by s. 1002.395(9)(f).
- (d) Require quarterly reports by an eligible nonprofit scholarshipfunding organization regarding the number of students participating in the program, the providers of services to students, and other information deemed necessary by the department.
- (e) Compare the list of students participating in the program with the public school enrollment lists and the list of students participating in school choice scholarship programs established pursuant to this chapter throughout the school year before each program payment to avoid duplicate payments and confirm program eligibility.
- (10) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS.—
  - (a) The Commissioner of Education:
- 1. Shall deny, suspend, or revoke a student's participation in the program if the health, safety, or welfare of the student is threatened or fraud is suspected.
- 2. Shall deny, suspend, or revoke an authorized use of program funds if the health, safety, or welfare of the student is threatened or fraud is suspected.

- 3. May deny, suspend, or revoke an authorized use of program funds for material failure to comply with this section and applicable *State Board of Education* department rules if the noncompliance is correctable within a reasonable period of time. Otherwise, the commissioner shall deny, suspend, or revoke an authorized use for failure to materially comply with the law and rules adopted under this section.
- 4. Shall require compliance by the appropriate party by a date certain for all nonmaterial failures to comply with this section and applicable *State Board of Education* department rules.
- 5. Notwithstanding any other provision of this section, The commissioner may deny, suspend, or revoke program participation or the use of program funds by the student or the participation or eligibility of an organization, eligible private school, eligible postsecondary educational institution, approved provider, or other appropriate party for a violation of this section. The commissioner may determine the length of, and conditions for lifting, a suspension or revocation specified in this paragraph under this section thereafter.
- 6. Shall deny or revoke a student's participation in the program upon forfeiture of a personal learning scholarship account pursuant to subsection (11).
- (b) In determining whether to deny, suspend,  $\Theta$  revoke, or lift asuspension or revocation in accordance with this subsection, the commissioner may consider factors that include, but are not limited to, acts or omissions that by a participating entity which led to a previous denial, suspension, or revocation of participation in a state or federal program or an education scholarship program; failure to reimburse the eligible nonprofit scholarship-funding organization for program funds improperly received or retained by the entity; imposition of a prior criminal sanction related to the person or entity or its officers or employees; imposition of a civil fine or administrative fine, license revocation or suspension, or program eligibility suspension, termination, or revocation related to a person's or an entity's management or operation; or other types of criminal proceedings in which the person or entity or its officers or employees were found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, any offense involving fraud, deceit, dishonesty, or moral turpitude.
- (11) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM PARTICIPATION.—A parent who applies for program participation under this section is exercising his or her parental option to determine the appropriate placement or the services that best meet the needs of his or her child. The scholarship award for a student is based on a matrix that assigns the student to support Level III services. If a parent chooses to request and receive an IEP and a matrix of services from the school district, the amount of the payment shall be adjusted as needed, when the school district completes the matrix.
- (a) To satisfy and maintain program eligibility enroll an eligible student in the program, the parent must sign an agreement with the eligible nonprofit scholarship-funding organization and annually submit a notarized, sworn compliance statement to the organization to:
- 1. Affirm that the student is enrolled in a program that meets regular school attendance requirements as provided in s. 1003.01(13)(b)-(e) 1003.01(13)(b) (d).
- 2. Affirm that Use the program funds are used only for authorized purposes serving the student's educational needs, as described in subsection (5).
- $3.\,$  Affirm that the student takes all appropriate standardized assessments as specified in this section.
- a. If the parent enrolls the child in an eligible private school, the student must take an assessment selected by the private school pursuant to s. 1002.395(7)(e) or, if requested by the parent, the statewide, standardized assessments pursuant to s. 1002.39(8)(c)2. and (9)(e).
- b. If the parent enrolls the child in a home education program, the parent may choose to participate in an assessment as part of the annual evaluation provided for in s. 1002.41(1)(c).
- 4. Notify the school district that the student is participating in the Personal Learning Scholarship Accounts if the parent chooses to enroll in a home education program as provided in s. 1002.41.

- 5. Request participation in the program by the date established by the eligible nonprofit scholarship-funding organization.
- 6. Affirm that the student remains in good standing with the provider or school if those options are selected by the parent.
- $7. \;\;$  Apply for admission of his or her child if the private school option is selected by the parent.
- 8. Annually renew participation in the program. Notwithstanding any changes to the student's IEP, a student who was previously eligible for participation in the program shall remain eligible to apply for renewal as provided in subsection (6). However, in order for a high-risk child to continue to participate in the program in the school year after he or she reaches 6 years of age, the child's application for renewal of program participation must contain documentation that the child has a disability as defined in paragraph (2)(d) other than high-risk status.
- 9. Affirm that the parent will comply with the rules of the Florida Prepaid College Board relating to the contribution and use of program funds not transfer any college savings funds to another beneficiary.
- 10. Affirm that the parent will not take possession of any funding provided by the state for the Florida Personal Learning Scholarship Accounts.
- 11. If a parent chooses to enroll the child in a home education program pursuant to s. 1002.41, affirm that the parent complies with all home education requirements Maintain a portfolio of records and materials which must be preserved by the parent for 2 years and be made available for inspection by the district school superintendent or the superintendent's designee upon 15 days' written notice. This paragraph does not require the superintendent to inspect the portfolio. The portfolio of records and materials must consist of:
- a. A log of educational instruction and services which is made contemporaneously with delivery of the instruction and services and which designates by title any reading materials used; and
- b. Samples of any writings, worksheets, workbooks, or creative materials used or developed by the student.
- (b) The parent is responsible for procuring the services necessary to educate the student. When the student receives a personal learning scholarship account, the district school board is not obligated to provide the student with a free appropriate public education. For purposes of s. 1003.57 and the Individuals with Disabilities in Education Act, a participating student has only those rights that apply to all other unilaterally parentally placed students, except that, when requested by the parent, school district personnel must develop an individual education plan or matrix level of services.
- (c) The parent is responsible for the payment of all eligible expenses in excess of the amount of the personal learning scholarship account in accordance with the terms agreed to between the parent and the providers.

A parent who fails to comply with this subsection forfeits the personal learning scholarship account.

- (12) ADMINISTRATION OF PERSONAL LEARNING SCHOLAR-SHIP ACCOUNTS.—An eligible nonprofit scholarship-funding organization participating in the Florida Tax Credit Scholarship Program established under s. 1002.395 may establish personal learning scholarship accounts for eligible students by:
- (a) Receiving applications and determining student eligibility in accordance with the requirements of this section. The organization shall notify the department of the applicants for the program by March 1 before the school year in which the student intends to participate. When an application is received, the *eligible nonprofit scholarship-funding* scholarship funding organization must provide the department with information on the student to enable the department to report the student for funding in accordance with subsection (13).
- (b) Notifying parents of their receipt of a scholarship on a first-come, first-served basis based upon the funds provided for this program in the General Appropriations Act. However, first priority must be given to

- eligible students who receive a personal learning scholarship during the previous school year and apply for renewal.
- (c) Establishing a date by which a parent must confirm initial or continuing participation in the program and confirm the establishment or continuance of a personal learning scholarship account.
- (d) Establishing a date and process by which students on the wait list or late-filing applicants may be allowed to participate in the program during the school year, within the amount of funds provided for this program in the General Appropriations Act.
- (e) Establishing and maintaining separate accounts for each eligible student. For each account, the organization must maintain a record of accrued interest that is retained in the student's account and available only for authorized program expenditures.
- (f) Verifying qualifying expenditures pursuant to the requirements of paragraph (9)(b) (8)(b).
- (g) Returning any unused funds to the department when the student is no longer eligible for a personal *learning* scholarship *learning* account *pursuant to paragraph* (6)(c).
- (h) Entering into an agreement with the Florida Prepaid College Board pursuant to s. 1009.971(z)1. to enable participants to contribute program funds to the Stanley G. Tate Florida Prepaid College Program or the Florida College Savings Program.

#### (13) FUNDING AND PAYMENT.—

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- (a)1. The maximum funding amount granted for an eligible student with a disability, pursuant to subsection (3), shall be equivalent to the base student allocation in the Florida Education Finance Program multiplied by the appropriate cost factor for the educational program which would have been provided for the student in the district school to which he or she would have been assigned, multiplied by the district cost differential.
- 2. In addition, an amount equivalent to a share of the guaranteed allocation for exceptional students in the Florida Education Finance Program shall be determined and added to the amount in subparagraph 1. The calculation shall be based on the methodology and the data used to calculate the guaranteed allocation for exceptional students for each district in chapter 2000-166, Laws of Florida. Except as provided in subparagraph 3., the calculation shall be based on the student's grade, the matrix level of services, and the difference between the 2000-2001 basic program and the appropriate level of services cost factor, multiplied by the 2000-2001 base student allocation and the 2000-2001 district cost differential for the sending district. The calculated amount must also include an amount equivalent to the per-student share of supplemental academic instruction funds, instructional materials funds, technology funds, and other categorical funds as provided in the General Appropriations Act.
- 3. Except as otherwise provided, the calculation for all students participating in the program shall be based on the matrix that assigns the student to support Level III of services. If a parent *requests* chooses to request and receives receive a matrix of services from the school district, when the school district completes the matrix, the amount of the payment shall be adjusted as needed.
- $4.(\!\!(\!\!b\!\!)\!\!)$  The amount of the awarded funds shall be 90 percent of the calculated amount.
- (b) One hundred percent of the funds appropriated for the program shall be released to the department at the beginning of the first quarter of each fiscal year.
- (e) Upon an eligible student's graduation from an eligible postseeondary educational institution or after any period of 4 consecutive years after high school graduation in which the student is not enrolled in an eligible postsecondary educational institution, the student's personal learning scholarship account shall be closed, and any remaining funds shall revert to the state.
- (c)(d) The eligible nonprofit scholarship-funding organization shall develop a system for payment of benefits by electronic funds transfer, including, but not limited to, debit cards, electronic payment cards, or

any other means of electronic payment that the department deems to be commercially viable or cost-effective. Commodities or services related to the development of such a system shall be procured by competitive solicitation unless they are purchased from a state term contract pursuant to s. 287.056.

- (d) An eligible nonprofit scholarship-funding organization may use up to 3 percent of the total amount of payments received during the state fiscal year for administrative expenses if the organization has operated as an nonprofit scholarship-funding organization for at least 3 fiscal years and did not have any findings of material weakness or material noncompliance in its most recent audit under s. 1002.395(6)(m). Such administrative expenses must be reasonable and necessary for the organization's management and distribution of scholarships under this section. No funds authorized under this paragraph shall be used for lobbying or political activity or expenses related to lobbying or political activity. If an eligible nonprofit scholarship-funding organization charges an application fee for a scholarship, the application fee must be immediately refunded to the person who paid the fee if the student is determined ineligible for the program.
- (e) Moneys received pursuant to this section do not constitute taxable income to the parent of the qualified student.

#### (14) OBLIGATIONS OF THE AUDITOR GENERAL.—

- (a) The Auditor General shall conduct an annual financial and operational audit of accounts and records of each eligible nonprofit scholarship-funding organization that participates in the program. As part of this audit, the Auditor General shall verify, at a minimum, the total amount of students served and eligibility of reimbursements made by each eligible nonprofit scholarship-funding organization and transmit that information to the department. The Auditor General shall provide the Commissioner of Education with a copy of each annual operational audit performed pursuant to this paragraph within 10 days after each audit is finalized.
- (b) The Auditor General shall notify the department of any eligible nonprofit scholarship-funding organization that fails to comply with a request for information.
- (15) OBLIGATIONS RELATED TO APPROVED PROVIDERS.— The Department of Health, the Agency for Persons with Disabilities, and the Department of Education shall work with an eligible nonprofit scholarship-funding organization for easy or automated access to lists of licensed providers of services specified in paragraph (5)(c) to ensure efficient administration of the program.
- (16) LIABILITY.—The state is not liable for the award or any use of awarded funds under this section.
- (17) SCOPE OF AUTHORITY.—This section does not expand the regulatory authority of this state, its officers, or any school district to impose additional regulation on participating private schools, independent nonpublic postsecondary educational institutions, and private providers beyond those reasonably necessary to enforce requirements expressly set forth in this section.
- (18) RULES.—The State Board of Education shall adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section.
- (19) IMPLEMENTATION SCHEDULE FOR THE 2014 2015 SCHOOL YEAR. Notwithstanding the provisions of this section related to notification and eligibility timelines, an eligible nonprofit scholarship funding organization may enroll parents on a rolling schedule on a first come, first served basis, within the amount of funds provided in the General Appropriations Act.
- Section 2. Paragraphs (j) and (l) of subsection (6) and paragraphs (a), (b), and (f) of subsection (16) of section 1002.395, Florida Statutes, are amended to read:
  - 1002.395 Florida Tax Credit Scholarship Program.—
- (6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS.—An eligible nonprofit scholarship-funding organization:

- (j)1. May use up to 3 percent of eligible contributions received during the state fiscal year in which such contributions are collected for administrative expenses if the organization has operated as an eligible nonprofit scholarship-funding organization under this section for at least 3 state fiscal years and did not have any negative financial findings of material weakness or material noncompliance in its most recent audit under paragraph (m). Such administrative expenses must be reasonable and necessary for the organization's management and distribution of eligible contributions under this section. No funds authorized under this subparagraph shall be used for lobbying or political activity or expenses related to lobbying or political activity. Up to one-third of the funds authorized for administrative expenses under this subparagraph may be used for expenses related to the recruitment of contributions from taxpayers. If an eligible nonprofit scholarship-funding organization charges an application fee for a scholarship, the application fee must be immediately refunded to the person that paid the fee if the student is not enrolled in a participating school within 12 months.
- 2. Must expend for annual or partial-year scholarships an amount equal to or greater than 75 percent of the net eligible contributions remaining after administrative expenses during the state fiscal year in which such contributions are collected. No more than 25 percent of such net eligible contributions may be carried forward to the following state fiscal year. All amounts carried forward, for audit purposes, must be specifically identified for particular students, by student name and the name of the school to which the student is admitted, subject to the requirements of ss. 1002.22 and 1002.221 and 20 U.S.C. s. 1232g, and the applicable rules and regulations issued pursuant thereto. Any amounts carried forward shall be expended for annual or partial-year scholarships in the following state fiscal year. Net eligible contributions remaining on June 30 of each year that are in excess of the 25 percent that may be carried forward shall be returned to the State Treasury for deposit in the General Revenue Fund.
- 3. Must, before granting a scholarship for an academic year, document each scholarship student's eligibility for that academic year. An eligible nonprofit  $\mathbf{A}$  scholarship-funding organization may not grant multiyear scholarships in one approval process.
- (1) With the prior approval of the Department of Education, may transfer funds to another eligible nonprofit scholarship-funding organization if additional funds are required to meet scholarship demand at the receiving <code>eligible</code> nonprofit scholarship-funding organization. A transfer is limited to the greater of \$500,000 or 20 percent of the total contributions received by the <code>eligible</code> nonprofit scholarship-funding organization making the transfer. All transferred funds must be deposited by the receiving <code>eligible</code> nonprofit scholarship-funding organization into its scholarship accounts. All transferred amounts received by any <code>eligible</code> nonprofit scholarship-funding organization must be separately disclosed in the annual financial <code>and compliance</code> audit required in this section.

Information and documentation provided to the Department of Education and the Auditor General relating to the identity of a taxpayer that provides an eligible contribution under this section shall remain confidential at all times in accordance with s. 213.053.

- (16) NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS; APPLICATION.—In order to participate in the scholarship program created under this section, a charitable organization that seeks to be a nonprofit scholarship-funding organization must submit an application for initial approval or renewal to the Office of Independent Education and Parental Choice no later than September 1 of each year before the school year for which the organization intends to offer scholarships.
  - (a) An application for initial approval must include:
- 1. A copy of the organization's incorporation documents and registration with the Division of Corporations of the Department of State.
- 2. A copy of the organization's Internal Revenue Service determination letter as a s. 501(c)(3) not-for-profit organization.
- 3. A description of the organization's financial plan that demonstrates sufficient funds to operate throughout the school year.
- 4. A description of the geographic region that the organization intends to serve and an analysis of the demand and unmet need for eligible students in that area.

- 5. The organization's organizational chart.
- 6. A description of the criteria and methodology that the organization will use to evaluate scholarship eligibility.
- 7. A description of the application process, including deadlines and any associated fees.
- 8. A description of the deadlines for attendance verification and scholarship payments.
- 9. A copy of the organization's policies on conflict of interest and whistleblowers.
- 10. A copy of a surety bond or letter of credit in an amount equal to 25 percent of the scholarship funds anticipated for each school year or \$100,000, whichever is greater, to secure the faithful performance of the obligations of the eligible nonprofit scholarship-funding organization in accordance with this section. The surety bond or letter of credit must specify that any claim against the bond or letter of credit may only be made by an eligible nonprofit scholarship-funding organization to provide scholarships to and on behalf of students who transferred from the ineligible nonprofit scholarship-funding organization.
- (b) In addition to the information required by subparagraphs (a)1.-9., an application for renewal must include:
- 1. A surety bond or letter of credit equal to the amount of undisbursed donations held by the organization based on the annual report submitted pursuant to paragraph (6)(m). The amount of the surety bond or letter of credit must be at least \$100,000, but not more than \$25 million, to secure the faithful performance of the obligations of the nonprofit scholarship-funding organization in accordance with this section. The surety bond or letter of credit must specify that any claim against the bond or letter of credit may only be made by an eligible nonprofit scholarship-funding organization to provide scholarships to and on behalf of students who transferred from the ineligible nonprofit scholarship-funding organization.
- 2. The organization's completed Internal Revenue Service Form 990 submitted no later than November 30 of the year before the school year that the organization intends to offer the scholarships, notwithstanding the September 1 application deadline.
- 3. A copy of the *most recently available financial* statutorily required audit *conducted pursuant to paragraph* (6)(m) and submitted to the Department of Education and Auditor General.
  - 4. An annual report that includes:
- a. The number of students who completed applications, by county and by grade.
- b. The number of students who were approved for scholarships, by county and by grade.
- c. The number of students who received funding for scholarships within each funding category, by county and by grade.
- d. The amount of funds received, the amount of funds distributed in scholarships, and an accounting of remaining funds and the obligation of those funds.
- e. A detailed accounting of how the organization spent the administrative funds allowable under paragraph (6)(j).
- (f) All remaining funds held by a nonprofit scholarship-funding organization that is disapproved for participation shall be transferred must revert to the Department of Revenue for redistribution to other eligible nonprofit scholarship-funding organizations to provide scholarships for eligible students. All transferred funds must be deposited by each eligible nonprofit scholarship-funding organization receiving such funds into its scholarship account. All transferred amounts received by any eligible nonprofit scholarship-funding organization must be separately disclosed in the annual financial audit required under subsection (6).
- Section 3. Paragraph (z) is added to subsection (4) of section 1009.971, Florida Statutes, to read:

- 1009.971 Florida Prepaid College Board.—
- (4) FLORIDA PREPAID COLLEGE BOARD; POWERS AND DUTIES.—The board shall have the powers and duties necessary or proper to carry out the provisions of ss. 1009.97-1009.984, including, but not limited to, the power and duty to:

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- (z) Adopt rules governing the contribution and use of funds from the Florida Personal Learning Scholarship Accounts Program pursuant to s. 1002.385(5)(f) for the Stanley G. Tate Florida Prepaid College Program and the Florida College Savings Program. The rules, at a minimum, shall provide for the:
- 1. Development of a written agreement to be signed with an eligible nonprofit scholarship-funding organization which shall include, at a minimum, the direct transfer of program funds between an eligible nonprofit scholarship-funding organization and the Florida Prepaid College Board;
- 2. Development of a written agreement that defines the owner and beneficiary of an account and outlines responsibilities for the use of the advance payment contract funds or savings program funds;
- 3. Development of procedures and mechanisms to account for and track scholarship funds separately from other contributions to the advance payment contract or savings program;
- 4. Reversion of scholarship funds pursuant to s. 1002.385(6)(c), including any earnings from contributions to the Florida College Savings Plan; and
- 5. Use of private payments from the advance payment contract or the savings program before the use of scholarship funds.

Section 4. This act shall take effect July 1, 2015.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to Florida personal learning scholarship accounts; amending s. 1002.385, F.S., relating to the Florida Personal Learning Scholarship Accounts Program; revising definitions of the terms "disability," "eligible postsecondary educational institution," and "eligible private school" to revise eligibility for the program; revising requirements for the authorized uses of program funds; revising provisions relating to the term of the program; authorizing payments for program expenditures by a parent to continue until the account is closed; providing criteria for account closure; requiring remaining funds to revert to the state; requiring notice to a parent upon the closure of the account; providing that parents of certain students may request an individual education plan (IEP) meeting and evaluation from the school district under certain circumstances; requiring the school district to conduct the meeting and develop an IEP; deleting certain school district notification requirements; requiring the Department of Education to compare specified lists throughout the school year for certain purposes; revising authority of the Commissioner of Education to deny, suspend, or revoke program participation or use of program funds; revising parent responsibilities for program participation; requiring the provision of certain documentation for a high-risk child to remain eligible for program participation upon attaining a certain age; deleting a requirement for a parent to maintain certain records and materials for a specified period; requiring priority to be given to certain students for participation in the program; requiring scholarship-funding organizations to maintain records of accrued interest in scholarship accounts; requiring program funds to be released during the first quarter of each fiscal year; authorizing the use of certain funds for administrative expenses by eligible nonprofit scholarship-funding organizations; prohibiting the use of such funds for lobbying or political activity; providing for the refund of an application fee under certain circumstances; deleting a requirement for a financial audit; requiring the Auditor General to provide the Commissioner of Education with certain information; deleting obsolete provisions; amending s. 1002.395, F.S., relating to the Florida Tax Credit Scholarship Program; revising eligibility for using certain funds for administrative expenses for a scholarship-funding organization; revising the contents of an application for initial approval and renewal; providing for the transfer of certain funds to provide scholarships for certain students; providing for the deposit of transferred funds; requiring that transferred funds be disclosed separately in a specific audit; requiring

that the results of certain audits be submitted to the department and Auditor General; amending s. 1009.971, F.S.; requiring the Florida Prepaid College Board to develop rules governing the contribution and use of funds from the Florida Personal Learning Scholarship Accounts Program; providing an effective date.

Senator Gaetz moved the following amendment which was adopted:

Senate Amendment 1 (896550) (with title amendment) to House Amendment 1 (103497)—Delete lines 5-833 and insert:

Section 1. Subsections (2), (4), (5), (6), and (9) of section 446.021, Florida Statutes, are amended to read:

446.021 Definitions of terms used in ss. 446.011-446.092.—As used in ss. 446.011-446.092, the term:

- (2) "Apprentice" means a person at least 16 years of age who is engaged in learning a recognized skilled trade through actual work experience under the supervision of journeyworker journeymen craftsmen, which training should be combined with properly coordinated studies of related technical and supplementary subjects, and who has entered into a written agreement, which may be cited as an apprentice agreement, with a registered apprenticeship sponsor who may be either an employer, an association of employers, or a local joint apprenticeship committee.
- (4) "Journeyworker" "Journeyman" means a worker who has attained certain skills, abilities, and competencies and who is recognized within an industry as having mastered the skills and competencies required for the occupation, including, but not limited to, attainment of a nationally recognized industry certification. The term includes a mentor, technician, specialist, or other skilled worker who has documented sufficient skills and knowledge of an occupation, through formal apprenticeship, attainment of a nationally recognized industry certification, or through practical, on-the-job experience or formal training a person working in an apprenticeable occupation who has successfully completed a registered apprenticeship program or who has worked the number of years required by established industry practices for the particular trade or occupation.
- (5) "Preapprenticeship program" means an organized course of instruction, including, but not limited to, industry certifications identified under s. 1008.44, in the public school system or elsewhere, which course is designed to prepare a person 16 years of age or older to become an apprentice and which course is approved by and registered with the department and sponsored by a registered apprenticeship program.
- (6) "Apprenticeship program" means an organized course of instruction, including, but not limited to, industry certifications identified under s. 1008.44, registered and approved by the department, which course shall contain all terms and conditions for the qualifications, recruitment, selection, employment, and training of apprentices including such matters as the requirements for a written apprenticeship agreement.
- (9) "Related instruction" means an organized and systematic form of instruction designed to provide the apprentice with knowledge of the theoretical and technical subjects related to a specific trade or occupation. Such instruction may be given in a classroom, through occupational or industrial courses, or by correspondence courses of equivalent value, including electronic media or other forms of self-study instruction approved by the department.
  - Section 2. Section 446.032, Florida Statutes, is amended to read:
- $446.032\,$  General duties of the department for apprenticeship training.—The department shall:
- (1) Establish uniform minimum standards and policies governing apprentice programs and agreements. The standards and policies shall govern the terms and conditions of the apprentice's employment and training, including the quality training of the apprentice for, but not limited to, such matters as ratios of apprentices to *journeyworkers journeymen*, safety, related instruction, and on-the-job training; but these standards and policies may not include rules, standards, or guidelines that require the use of apprentices and job trainees on state, county, or municipal contracts. The department may adopt rules necessary to administer the standards and policies.

- (2) Establish procedures to be used by the State Apprenticeship Advisory Council.
- (3) Collaborate with the Department of Economic Opportunity to identify, develop, and register apprenticeship programs that are aligned with statewide demand for a skilled labor force in high-demand occupations and with regional workforce needs. Beginning in the 2015-2016 fiscal year, the department shall annually, by December 31, submit an accountability report, which must include information related to program usage, student demographics and performance outcomes, and program requirements for the existing apprenticeship and preapprenticeship programs and the development of new programs. The report must include regional information about program and student performance outcomes. The report must be submitted to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Higher Education Coordinating Council.
- (4) Post on its Internet website information regarding apprenticeship programs, which must, at a minimum, include:
  - (a) Program admission requirements;
  - (b) Program standards and training requirements; and
  - (c) A summary of program and student performance outcomes.

Section 3. Paragraph (b) of subsection (2) of section 446.045, Florida Statutes, is amended to read:

446.045 State Apprenticeship Advisory Council.—

(2)

- (b) The Commissioner of Education or the commissioner's designee shall serve ex officio as chair of the State Apprenticeship Advisory Council, but may not vote. The state director of the Office of Apprenticeship of the United States Department of Labor shall serve ex officio as a nonvoting member of the council. The Governor shall appoint to the council four members representing employee organizations and four members representing employer organizations. Each of these eight members shall represent industries that have registered apprenticeship programs. The Governor shall also appoint two public members who are knowledgeable about registered apprenticeship and apprenticeable occupations, who are independent of any joint or nonjoint organization ene of whom shall be recommended by joint organizations. Members shall be appointed for 4-year staggered terms. A vacancy shall be filled for the remainder of the unexpired term.
- Section 4. Subsections (5) and (6) are added to section 446.052, Florida Statutes, to read:
  - 446.052 Preapprenticeship program.—
- (5) The department shall collaborate with the Department of Economic Opportunity to identify, develop, and register preapprenticeship programs that are aligned with statewide demand for a skilled labor force in high-demand occupations and with regional workforce needs. Beginning in the 2015-2016 fiscal year, the department shall annually, by December 31, submit an accountability report, which must include information related to program usage, student demographics and performance outcomes, and program requirements for the existing apprenticeship and preapprenticeship programs and the development of new programs. The report must include regional information about program and student performance outcomes. The report must be submitted to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Higher Education Coordinating Council.
- (6) The department shall post on its Internet website information regarding preapprenticeship programs, which must, at a minimum, include:
  - (a) Program admission requirements;
  - (b) Program standards and training requirements; and
  - (c) A summary of program and student performance outcomes.

- Section 5. Preapprenticeship and apprenticeship operational report.—(1) By December 31, 2015, the Department of Education, in collaboration with the Department of Economic Opportunity and CareerSource Florida, Inc., shall submit an operational report to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Higher Education Coordinating Council providing:
- (a) A summary of the activities and coordination between the two agencies to identify, develop, register, and administer preapprenticeship and apprenticeship programs over the last 5 years.
- (b) The strategies employed by the two agencies to engage school districts, Florida College System institutions, technical centers, businesses, and other stakeholders as partners in the workforce system to expand employment opportunities for individuals, including, but not limited to, those individuals with unique abilities, which must include work-based learning experiences, such as preapprenticeships and apprenticeships.
- (c) Recommendations to maximize the resources of the two agencies to gain efficiency in program development, administration, and funding and make program governance changes to improve the delivery and management of preapprenticeship and apprenticeship programs based on workforce demands. These recommendations must take into account federal resources and must include any necessary or suggested changes to the programs ensuing from implementation of the Workforce Innovation and Opportunity Act of 2014 and related regulations.
- (d) Recommendations and strategies for the two agencies to communicate effectively with employers in this state and ensure that employers have access to information and consultative services, at no cost to the employers, regarding sponsorship of demand-driven, registered preapprenticeship and apprenticeship programs and information about the availability of program students for employment.
- (e) An evaluation of the feasibility of linking or incorporating, and of the resources necessary to link or incorporate, the Department of Education's website information on preapprenticeship and apprenticeship programs with the Department of Economic Opportunity and CareerSource Florida, Inc., workforce information system required under chapter 445, Florida Statutes.
  - (2) This section expires on July 1, 2016.
- Section 6. Subsection (4) is added to section 446.081, Florida Statutes, to read:

#### 446.081 Limitation.—

- (4) Nothing in ss. 446.011-446.092 or the implementing rules in these sections shall operate to invalidate any special provision for veterans, minority persons, or women in the standards, qualifications, or operation of the apprenticeship program or in the apprenticeship agreement which is not otherwise prohibited by law, executive order, or authorized regulation.
  - Section 7. Section 446.091, Florida Statutes, is amended to read:
- 446.091 On-the-job training program.—All provisions of ss. 446.011-446.092 relating to apprenticeship and preapprenticeship, including, but not limited to, programs, agreements, standards, administration, procedures, definitions, expenditures, local committees, powers and duties, limitations, grievances, and ratios of apprentices and job trainees to journeyworkers journeymen on state, county, and municipal contracts, shall be appropriately adapted and made applicable to a program of onthe-job training authorized under those provisions for persons other than apprentices.
  - Section 8. Section 446.092, Florida Statutes, is amended to read:
- $446.092\;$  Criteria for apprenticeship occupations.—An apprenticeable occupation is a skilled trade which possesses all of the following characteristics:
- (1) It is customarily learned in a practical way through a structured, systematic program of on-the-job, supervised training.
- (2) It is clearly identified and commonly recognized throughout an the industry, and may be associated with a nationally recognized in-

- dustry certification or recognized with a positive view towards changing technology.
- (3) It involves manual, mechanical, or technical skills and knowledge which, in accordance with the industry standard for the occupation, require a minimum of 2,000 hours of on-the-job work and training, which hours are excluded from the time spent at related instruction.
- (4) It requires related instruction to supplement on-the-job training. Such instruction may be given in a classroom, through occupational or industrial courses, or through correspondence courses of equivalent value, including electronic media or other forms of self-study instruction approved by the department.
- (5) It involves the development of skill sufficiently broad to be applicable in like occupations throughout an industry, rather than of restricted application to the products or services of any one company.
  - (6) It does not fall into any of the following categories:
  - (a) Selling, retailing, or similar occupations in the distributive field.
  - (b) Managerial occupations.
- (e) Professional and scientific vocations for which entrance requirements customarily require an academic degree.
  - Section 9. Section 1001.92, Florida Statutes, is created to read:
  - 1001.92 State University System Performance-Based Incentive.—
- (1) The State University System Performance-Based Incentive must be based on indicators of institutional attainment of performance metrics adopted by the Board of Governors. The performance-based funding metrics must include metrics that measure graduation and retention rates; degree production; affordability; postgraduation employment, salaries, or further education; student loan default rates; access; and any other metrics approved by the board.
- The Board of Governors shall evaluate the institutions' performance on the metrics based on benchmarks adopted by the board which measure the achievement of institutional excellence or improvement. The amount of funds available for allocation to the institutions each fiscal year based on the performance funding model is composed of the state investment in performance funding, plus an institutional investment consisting of funds to be redistributed from the base funding of the State University System, as determined in the General Appropriations Act. The state investment shall be distributed in accordance with the performance funding model. The institutional investment shall be restored for all institutions that meet the board's minimum performance threshold under the performance funding model. An institution that is one of the bottom three institutions is not eligible for the state investment. An institution that fails to meet the board's minimum performance funding threshold is not eligible for the state investment, shall have a portion of its institutional investment withheld, and shall submit an improvement plan to the board which specifies the activities and strategies for improving the institution's performance. The board shall review the improvement plan, and if approved, monitor the institution's progress in implementing the activities and strategies specified in the improvement plan. The Chancellor of the State University System shall withhold disbursement of the institutional investment until such time as the monitoring report for the institution is approved by the board. Any institution that fails to make satisfactory progress may not have its full institutional investment restored. If all funds are not restored, any remaining funds shall be redistributed to the top three scorers in accordance with the board's performance funding model. The ability of an institution to submit an improvement plan to the board is limited to 1 fiscal year. If an institution subject to an improvement plan fails to meet the board's minimum performance funding threshold during any future fiscal year, the institution's institutional investment will be withheld by the board and redistributed to the top three scorers in accordance with the board's performance funding model.
- (3) By October 1 of each year, the Board of Governors shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous year's performance funding allocation which reflects the rankings and award distributions.

(4) The Board of Governors shall adopt a regulation to implement this section.

Section 10. Section 1002.385, Florida Statutes, is amended to read:

1002.385 Florida personal learning scholarship accounts.—

- (1) ESTABLISHMENT OF PROGRAM.—The Florida Personal Learning Scholarship Accounts Program is established to provide the option for a parent to better meet the individual educational needs of his or her eligible child.
  - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Approved provider" means a provider approved by the Agency for Persons with Disabilities, a health care practitioner as defined in s. 456.001(4), or a provider approved by the department pursuant to s. 1002.66. The term also includes providers outside this state which are subject to similar regulation or approval requirements.
- (b) "Curriculum" means a complete course of study for a particular content area or grade level, including any required supplemental materials.
  - (c) "Department" means the Department of Education.
- (d) "Disability" means, for a 3- or 4-year-old child or for a student in kindergarten to grade 12, autism spectrum disorder, as defined in the Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition, as defined in s. 393.063(3); cerebral palsy, as defined in s. 393.063(4); Down syndrome, as defined in s. 393.063(13); an intellectual disability, as defined in s. 393.063(21); Prader-Willi syndrome, as defined in s. 393.063(25); or spina bifida, as defined in s. 393.063(36); for a student in kindergarten, being a high-risk child, as defined in s. 393.063(20)(a); muscular dystrophy; and Williams syndrome.
- (e) "Eligible nonprofit scholarship-funding organization" or "organization" means a nonprofit scholarship-funding organization that is approved pursuant to s. 1002.395(2)(f). The organization must have a copy of its annual operational audit provided to the Commissioner of Education as required by this section has the same meaning as in s. 1002.395.
- (f) "Eligible postsecondary educational institution" means a Florida College System institution; a state university; a school district technical center;; a school district adult general education center; an independent college or university that is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program under s. 1009.89; or an accredited independent nonpublic postsecondary educational institution, as defined in s. 1005.02, which is licensed to operate in the state pursuant to requirements specified in part III of chapter 1005.
- (g) "Eligible private school" means a private school, as defined in s. 1002.01, which is located in this state, which offers an education to students in any grade from kindergarten to grade 12, and which meets *the* requirements of:
  - 1. Sections 1002.42 and 1002.421; and
- 2. A scholarship program under s. 1002.39 or s. 1002.395<del>, as applicable, if the private school participates in a scholarship program under s. 1002.39 or s. 1002.395</del>.
  - (h) "IEP" means individual education plan.
- (i) "Parent" means a resident of this state who is a parent, as defined in s. 1000.21.
- (j) "Program" means the Florida Personal Learning Scholarship Accounts Program established in this section.
- (3) PROGRAM ELIGIBILITY.—A parent of a student with a disability may request and receive from the state a Florida personal learning scholarship account for the purposes specified in subsection (5) if:
  - (a) The student:
  - 1. Is a resident of this state;

- 2. Is or will be 3 or 4 years old on or before September 1 of the year in which the student applies for program participation, or is eligible to enroll in kindergarten through grade 12 in a public school in this state;
  - 3. Has a disability as defined in paragraph (2)(d); and
- 4. Is the subject of an IEP written in accordance with rules of the State Board of Education or has received a diagnosis of a disability as defined in subsection (2) from a physician who is licensed under chapter 458 or chapter 459 or a psychologist who is licensed under chapter 490 in this state.
- (b) Beginning January 2015, and each year thereafter, the following application deadlines and guidelines are met:
- 1. The parent of a student seeking program renewal must submit a completed application to an organization for renewal by February 1 before the school year in which the student wishes to participate.
- 2. The parent of a student seeking initial approval to participate in the program must submit a completed application to an organization by June 30 before the school year in which the student wishes to participate.
- 3. The parent of a student seeking approval to participate in the program who does not comply with the requirements of subparagraph 1. or subparagraph 2. may late file a completed application by August 15 before the school year in which the student wishes to participate.
- 4. A parent must submit final verification to the organization before the organization opens a personal learning scholarship account for the student. The final verification must consist of only the following items that apply to the student:
- a. A completed withdrawal form from the school district if the student was enrolled in a public school before the determination of program eligibility;
- b. A letter of admission or enrollment from an eligible private school for the school year in which the student wishes to participate;
- c. A copy of the notice of the parent's intent to establish and maintain a home education program required by s. 1002.41(1)(a), or a copy of the district school superintendent's review of the annual educational evaluation of the student in a home education program required by s. 1002.41(2); or
- d. A copy of notification from a private school that the student has withdrawn from the John M. McKay Scholarships for Students with Disabilities Program or the Florida Tax Credit Scholarship Program.
- 5. A parent's completed application and final verification submitted pursuant to this paragraph the parent has applied to an eligible non-profit scholarship funding organization to participate in the program by February 1 before the school year in which the student will participate or an alternative date as set by the organization for any vacant, funded slots. The request must be communicated directly to the organization in a manner that creates a written or electronic record including of the request and the date of receipt of the request. The organization shall notify the district and the department of the parent's intent upon receipt of the parent's completed application and final verification request. The completed application must include, but is not limited to, an application; required documentation and forms; an initial or revised matrix of services, if requested; and any additional information or documentation required by the organization or by State Board of Education rule.
  - (4) PROGRAM PROHIBITIONS.—
  - (a) A student is not eligible for the program while he or she is:
- 1. Enrolled in a public school, including, but not limited to, the Florida School for the Deaf and the Blind; the Florida Virtual School; the College-Preparatory Boarding Academy; a developmental research school authorized under s. 1002.32; a charter school authorized under s. 1002.33, s. 1002.331, or s. 1002.332; or a virtual education program authorized under s. 1002.45;
- 2. Enrolled in the Voluntary Prekindergarten Education Program authorized under part V of this chapter;

- 3. Enrolled in a school operating for the purpose of providing educational services to youth in the Department of Juvenile Justice commitment programs;
- 4.3. Receiving a scholarship pursuant to the Florida Tax Credit Scholarship Program under s. 1002.395 or the John M. McKay Scholarships for Students with Disabilities Program under s. 1002.39; or
- 5.4. Receiving any other educational scholarship pursuant to this chapter.

For purposes of subparagraph 1., a 3- or 4-year-old child who receives services that are funded through the Florida Education Finance Program is considered to be a student enrolled in a public school.

- (b) A student is not eligible for the program if:
- 1. The student or student's parent has accepted any payment, refund, or rebate, in any manner, from a provider of any services received pursuant to subsection (5);
- 2. The student's participation in the program, or receipt or expenditure of program funds, has been denied or revoked by the commissioner of Education pursuant to subsection (10); or
- 3. The student's parent has forfeited participation in the program for failure to comply with requirements pursuant to subsection (11); or
- 4. The student's application for program eligibility has been denied by an organization.
- (5) AUTHORIZED USES OF PROGRAM FUNDS.—Program funds may be spent if used to support the student's educational needs, for the following purposes:
- (a) Instructional materials, including digital devices, digital periphery devices, and assistive technology devices that allow a student to access instruction or instructional content and training on the use of and maintenance agreements for these devices.
  - (b) Curriculum as defined in paragraph (2)(b).
- (c) Specialized services by approved providers that are selected by the parent. These specialized services may include, but are not limited to:
- 1. Applied behavior analysis services as provided in ss. 627.6686 and
- 2. Services provided by speech-language pathologists as defined in s. 468.1125.
  - 3. Occupational therapy services as defined in s. 468.203.
  - 4. Services provided by physical therapists as defined in s. 486.021.
- 5. Services provided by listening and spoken language specialists and an appropriate acoustical environment for a child who is deaf or hard of hearing and who has received an implant or assistive hearing device.

Specialized services outside this state are authorized under this paragraph if the services are subject to similar regulation or approval requirements.

- (d) Enrollment in, or tuition or fees associated with enrollment in, an eligible private school, an eligible postsecondary educational institution or a program offered by the institution, a private tutoring program authorized under s. 1002.43, a virtual program offered by a department-approved private online provider that meets the provider qualifications specified in s. 1002.45(2)(a), the Florida Virtual School as a private paying student, or an approved online course offered pursuant to s. 1003.499 or s. 1004.0961.
- (e) Fees for nationally standardized, norm-referenced achievement tests, Advanced Placement Examinations, industry certification examinations, assessments related to postsecondary education, or other assessments.

- (f) Contributions to the Stanley G. Tate Florida Prepaid College Program pursuant to s. 1009.98 or the Florida College Savings Program pursuant to s. 1009.981, for the benefit of the eligible student. The Florida Prepaid College Board shall, by the dates specified in ss. 1009.98 and 1009.981, create and have effective procedures to allow program funds to be used in conjunction with other funds used by the parent in the purchase of a prepaid college plan or a college savings plan; require program funds to be tracked and accounted for separately from other funds contributed to a prepaid college plan or a college savings plan; require program funds and associated interest to be reverted as specified in this section; and require program funds to be used only after private payments have been used for prepaid college plan or college savings plan expenditures. The organization shall enter into a contract with the Florida Prepaid College Board to enable the board to establish mechanisms to implement this section, including, but not limited to, identifying the source of funds being deposited in these plans. A qualified or designated beneficiary may not be changed while these plans contain funds contributed from this section.
- (g) Contracted services provided by a public school or school district, including classes. A student who receives services under a contract under this paragraph is not considered enrolled in a public school for eligibility purposes as specified in subsection (4).
- (h) Tuition and fees for part-time tutoring services provided by a person who holds a valid Florida educator's certificate pursuant to s. 1012.56; a person who holds an adjunct teaching certificate pursuant to s. 1012.57; or a person who has demonstrated a mastery of subject area knowledge pursuant to s. 1012.56(5). The term "part-time tutoring services" as used in this paragraph does not meet the definition of the term "regular school attendance" in s. 1003.01(13)(e).
  - (i) Fees for specialized summer education programs.
  - (j) Fees for specialized after-school education programs.
  - (k) Transition services provided by job coaches.
- (l) Fees for an annual evaluation of educational progress by a statecertified teacher, if this option is chosen for a home education student pursuant to s. 1002.41(1)(c)1.

A specialized service provider, eligible private school, eligible postsecondary educational institution, private tutoring program provider, online or virtual program provider, public school, school district, or other entity receiving payments pursuant to this subsection may not share, refund, or rebate any moneys from the Florida personal learning scholarship account with the parent or participating student in any manner.

- (6) TERM OF THE PROGRAM.—For purposes of continuity of educational choice and program integrity:,
- (a) The program payments made by the state to an organization for a personal learning scholarship account under this section shall continue remain in force until the parent does not renew program eligibility; the organization determines a student is not eligible for program renewal; the commissioner denies, suspends, or revokes program participation or use of funds; or a student enrolls in participating in the program participates in any of the prohibited activities specified in subsection (4), has funds revoked by the Commissioner of Education pursuant to subsection (10), returns to a public school or in the Voluntary Prekindergarten Education Program, graduates from high school, or attains 22 years of age, whichever occurs first. A participating student who enrolls in a public school or public school program is considered to have returned to a public school for the purpose of determining the end of the program's term.
- (b) Program expenditures by the parent from the program account are authorized until a student's personal learning scholarship account is closed pursuant to paragraph (c).
- (c) A student's personal learning scholarship account shall be closed, and any remaining funds, including accrued interest or contributions made using program funds pursuant to paragraph (5)(f), shall revert to the state upon:
- 1. The eligible student no longer being enrolled in an eligible postsecondary educational institution or a program offered by the institution;
  - 2. Denial or revocation of program eligibility by the commissioner;

- 3. Denial of program application by an organization; or
- 4. After any period of 4 consecutive years after high school completion or graduation in which the student is not enrolled in an eligible post-secondary educational institution or a program offered by the institution.

The commissioner must notify the parent and organization of any reversion determination.

#### (7) SCHOOL DISTRICT OBLIGATIONS; PARENTAL OPTIONS.—

- (a)1. For a student with a disability who does not have a matrix of services under s. 1011.62(1)(e), or who wants a revised matrix of services, and for whom the parent requests a new or revised matrix of services, the school district must complete a matrix that assigns the student to one of the levels of service as they existed before the 2000-2001 school year.
- 2.a. Within 10 calendar school days after a school district receives notification of a parent's request for completion of a matrix of services, the school district must notify the student's parent if the matrix of services has not been completed and inform the parent that the district is required to complete the matrix within 30 days after receiving notice of the parent's request for the matrix of services. This notice must include the required completion date for the matrix.
- b. The school district shall complete the matrix of services for a student whose parent has made a request. The school district must provide the student's parent, *the organization, and the department* with the student's matrix level within 10 *calendar* school days after its completion.
- c. The department shall notify the parent and the eligible nonprofit scholarship funding organization of the amount of the funds awarded within 10 days after receiving the school district's notification of the student's matrix level.
- d. A school district may change a matrix of services only if the change is to correct a technical, typographical, or calculation error, except that a parent may annually request a matrix reevaluation for each student participating in the program pursuant to paragraph (12)(h).
- (b) For each student participating in the program who chooses to participate in statewide, standardized assessments under s. 1008.22 or the Florida Alternate Assessment, the school district in which the student resides must notify the student and his or her parent about the locations and times to take all statewide, standardized assessments.
- (c) For each student participating in the program, a school district shall notify the parent about the availability of a reevaluation at least every 3 years.
- (8) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—An eligible private school may be sectarian or nonsectarian and shall:
- (a) Comply with all requirements for private schools participating in state school choice scholarship programs pursuant to s. 1002.421. To participate in the program, a private school must submit to the department a notification for eligibility to participate in its application for the John M. McKay Scholarships for Students with Disabilities and Florida Tax Credit Scholarship programs identified in ss. 1002.39 and 1002.395.
- (b) Provide to the *department and* eligible nonprofit scholarship-funding organization, upon request, all documentation required for the student's participation, including the private school's and student's fee schedules.
- (c) Be academically accountable to the parent for meeting the educational needs of the student by:
- 1. At a minimum, annually providing to the parent a written explanation of the student's progress.
- 2. Annually administering or making provision for students participating in the program in grades 3 through 10 to take one of the nationally norm-referenced tests identified by the *State Board Department* of Education or the statewide assessments pursuant to s. 1008.22. Students with disabilities for whom standardized testing is not appropriate are exempt from this requirement. A participating private school shall report a student's scores to the parent.

- 3. Cooperating with the scholarship student whose parent chooses to have the student participate in the statewide assessments pursuant to s. 1008.22 or, if a private school chooses to offer the statewide assessments, administering the assessments at the school.
- a. A participating private school may choose to offer and administer the statewide assessments to all students who attend the private school in grades 3 through 10.
- b. A participating private school shall submit a request in writing to the Department of Education by March 1 of each year in order to administer the statewide assessments in the subsequent school year.
- (d) Employ or contract with teachers who have regular and direct contact with each student receiving a scholarship under this section at the school's physical location.
- (e) Annually contract with an independent certified public accountant to perform the agreed-upon procedures developed under s. 1002.395(6)(o) s. 1002.395(6)(n) and produce a report of the results if the private school receives more than \$250,000 in funds from scholarships awarded under this section in the 2014-2015 state fiscal year or a state fiscal year thereafter. A private school subject to this paragraph must submit the report by September 15, 2015, and annually thereafter to the scholarship funding organization that awarded the majority of the school's scholarship funds. The agreed-upon procedures must be conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants.

The inability of a private school to meet the requirements of this subsection constitutes a basis for the ineligibility of the private school to participate in the program as determined by the *commissioner* department.

- (9) DEPARTMENT OF EDUCATION OBLIGATIONS.—The department shall:
- (a) Maintain a list of approved providers pursuant to s. 1002.66, and eligible postsecondary educational institutions, eligible private schools, and organizations on its website. The department may identify or provide links to lists of other approved providers on its website.
- (b) Require each eligible nonprofit scholarship funding organization to preapprove verify eligible expenditures to be before the distribution of funds for any expenditures made pursuant to paragraphs (5)(a) and (b). Review of expenditures made for services in paragraphs (5)(c)-(h) must (5)(e) (g) may be completed after the purchase payment has been made.
- (c) Investigate any written complaint of a violation of this section by a parent, student, private school, public school or school district, organization, provider, or other appropriate party in accordance with the process established by s. 1002.395(9)(f).
- (d) Require annually by December 1 quarterly reports by an-eligible nonprofit scholarship funding organization, which must include, but need not be limited to, regarding the number of students participating in the program, demographics of program participants; disability category; matrix level of services, if known; award amount per student; total expenditures for the categories in subsection (5); and the types of providers of services to students, and other information deemed necessary by the department.
- (e) Compare the list of students participating in the program with the public school *student* enrollment lists and the list of students participating in school choice scholarship programs established pursuant to this chapter, throughout the school year, before each program payment to avoid duplicate payments and confirm program eligibility.
- (10) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS.—
  - (a) The Commissioner of Education:
- 1. Shall deny, suspend, or revoke a student's participation in the program if the health, safety, or welfare of the student is threatened or fraud is suspected.

- 2. Shall deny, suspend, or revoke an authorized use of program funds if the health, safety, or welfare of the student is threatened or fraud is suspected.
- 3. May deny, suspend, or revoke an authorized use of program funds for material failure to comply with this section and applicable *State Board of Education* department rules if the noncompliance is correctable within a reasonable period of time. Otherwise, the commissioner shall deny, suspend, or revoke an authorized use for failure to materially comply with the law and rules adopted under this section.
- 4. Shall require compliance by the appropriate party by a date certain for all nonmaterial failures to comply with this section and applicable *State Board of Education* department rules.
- 5. Notwithstanding the other provisions of this section, the commissioner may deny, suspend, or revoke program participation or use of program funds by the student; or participation or eligibility of an organization, eligible private school, eligible postsecondary educational institution, approved provider, or other appropriate party for a violation of this section. The commissioner may determine the length of, and conditions for lifting, the suspension or revocation specified in this paragraph. The length of suspension or revocation may not exceed 5 years, except for instances of fraud, in which case the length of suspension or revocation may not exceed 10 years. The commissioner may employ mechanisms allowed by law to recover unexpended program funds or withhold payment of an equal amount of program funds to recover program funds that were not authorized for use under this section thereafter.
- 6. Shall deny or terminate program participation upon a parent's forfeiture of a personal learning scholarship account pursuant to subsection (11).
- (b) In determining whether to deny, suspend, or revoke, or lift a suspension or revocation, in accordance with this subsection, the commissioner may consider factors that include, but are not limited to, acts or omissions that by a participating entity which led to a previous denial, suspension, or revocation of participation in a state or federal program or an education scholarship program; failure to reimburse the eligible nonprofit scholarship-funding organization for program funds improperly received or retained by the entity; failure to reimburse government funds improperly received or retained; imposition of a prior criminal sanction related to the person or entity or its officers or employees; imposition of a civil fine or administrative fine, license revocation or suspension, or program eligibility suspension, termination, or revocation related to a person's or an entity's management or operation; or other types of criminal proceedings in which the person or the entity or its officers or employees were found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, any offense involving fraud, deceit, dishonesty, or moral turpitude.
- (11) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM PARTICIPATION.—A parent who applies for program participation under this section is exercising his or her parental option to determine the appropriate placement or the services that best meet the needs of his or her child. The scholarship award for a student is based on a matrix that assigns the student to support Level III services. If a parent chooses to request and receive an IEP and a matrix of services from the school district, the amount of the payment shall be adjusted as needed, when the school district completes the matrix.
- (a) To satisfy or maintain program eligibility, including, but not limited to, eligibility to receive program payments and expend program payments enroll an eligible student in the program, the parent must sign an agreement with the eligible nonprofit scholarship funding organization and annually submit a notarized, sworn compliance statement to the organization to:
- 1. Affirm that the student is enrolled in a program that meets regular school attendance requirements as provided in s. 1003.01(13)(b)-(d).
- 2. Affirm that Use the program funds are used only for authorized purposes serving the student's educational needs, as described in subsection (5).
- 3. Affirm that the student takes all appropriate standardized assessments as specified in this section.

- a. If the parent enrolls the child in an eligible private school, the student must take an assessment selected by the private school pursuant to s. 1002.395(7)(e) or, if requested by the parent, the statewide, standardized assessments pursuant to s. 1002.39(8)(c)2. and (9)(e).
- b. If the parent enrolls the child in a home education program, the parent may choose to participate in an assessment as part of the annual evaluation provided for in s. 1002.41(1)(c).
- 4. Notify the school district that the student is participating in the *program* Personal Learning Scholarship Accounts if the parent chooses to enroll in a home education program as provided in s. 1002.41.
- 5. File a completed application for initial program participation with an organization Request participation in the program by the dates date established pursuant to this section by the eligible nonprofit scholarship-funding organization.
- 6. Affirm that the student remains in good standing with the *entities identified in paragraph* (5)(d), paragraph (5)(g), or paragraph (5)(h) provider or school if those options are selected by the parent.
- 7. Apply for admission of his or her child if the private school option is selected by the parent.
- 8. Annually file a completed application to renew participation in the program if renewal is desired by the parent. Notwithstanding any changes to the student's IEP, a student who was previously eligible for participation in the program shall remain eligible to apply for renewal as provided in subsection (6). However, in order for a high-risk child to continue to participate in the program in the school year after he or she reaches 6 years of age, the child's completed application for renewal of program participation must contain documentation that the child has a disability defined in paragraph (2)(d) other than high-risk status.
- 9. Affirm that the parent is prohibited from transferring and will not transfer any prepaid college plan or college savings plan funds contributed pursuant to paragraph (5)(f) to another beneficiary while the plan contains funds contributed pursuant to this section.
- 10. Affirm that the parent will not take possession of any funding provided by the state for the *program* Florida Personal Learning Scholarship Accounts.
- 11. Affirm that the parent will maintain a portfolio of records and materials which must be preserved by the parent for 2 years and be made available for inspection by the organization, the department, or the district school superintendent or the superintendent's designee upon 15 days' written notice. This paragraph does not require inspection of the superintendent to inspect the portfolio. The portfolio of records and materials must consist of:
- a. A log of educational instruction and services which is made contemporaneously with delivery of the instruction and services and which designates by title any reading materials used; and
- b. Samples of any writings, worksheets, workbooks, or creative materials used or developed by the student; and
- c. Other records, documents, or materials required by the organization or specified by the department in rule, to facilitate program implementation.
- (b) The parent is responsible for procuring the services necessary to educate the student. When the student receives a personal learning scholarship account, the district school board is not obligated to provide the student with a free appropriate public education. For purposes of s. 1003.57 and the Individuals with Disabilities in Education Act, a participating student has only those rights that apply to all other unilaterally parentally placed students, except that, when requested by the parent, school district personnel must develop an individual education plan or matrix level of services.
- (c) The parent is responsible for the payment of all eligible expenses in excess of the amount of the personal learning scholarship account in accordance with the terms agreed to between the parent and the providers.

A parent who fails to comply with this subsection forfeits the personal learning scholarship account.

- (12) ADMINISTRATION OF PERSONAL LEARNING SCHOLAR-SHIP ACCOUNTS.—An eligible nonprofit scholarship funding organization participating in the Florida Tax Credit Scholarship Program established under s. 1002.395 may establish personal learning scholarship accounts for eligible students, in accordance with the deadlines established in this section, by:
- (a) Receiving completed applications and final verification and determining student eligibility in accordance with the requirements of this section. For initial program participation, preference must first be provided to students retained on a wait list created by the organization in the order that completed applications are approved The organization shall notify the department of the applicants for the program by March 1 before the school year in which the student intends to participate. When a completed an application and final verification are is received and approved, the scholarship funding organization must provide the department with information on the student to enable the department to report the student for funding in an amount determined in accordance with subsection (13).
- (b) Notifying parents of their receipt of a scholarship on a first-come, first-served basis, after approving the completed application and confirming receipt of the parent's final verification, based upon the funds provided for this program in the General Appropriations Act.
- (c) Establishing a date *pursuant to paragraph* (3)(b) by which a parent must confirm initial or continuing participation in the program and confirm the establishment or continuance of a personal learning scholarship account.
- (d) Establishing a date and process pursuant to paragraph (3)(b) by which completed applications may be approved and students on the wait list or late-filing applicants may be allowed to participate in the program during the school year, within the amount of funds provided for this program in the General Appropriations Act. The process must allow timely filed completed applications to take precedence before late-filed completed applications for purposes of creating a wait list for participation in the program.
- (e) Establishing and maintaining separate accounts for each eligible student. For each account, the organization must maintain a record of interest accrued that is retained in the student's account and available only for authorized program expenditures.
- (f) Verifying qualifying *educational* expenditures pursuant to the requirements of *subsection* (5) paragraph (8)(b).
- (g) Returning any remaining program unused funds pursuant to paragraph (6)(c) to the department when the student is no longer authorized to expend program funds. The organization may reimburse a parent for authorized program expenditures made during the fiscal year before funds are deposited in the student's eligible for a personal scholarship learning account.
- (h) Annually notifying the parent about the availability of and the requirements associated with requesting an initial matrix or matrix reevaluation annually for each student participating in the program.

#### (13) FUNDING AND PAYMENT.—

- (a)1. The maximum funding amount granted for an eligible student with a disability, pursuant to *this section* subsection (3), shall be equivalent to the base student allocation in the Florida Education Finance Program multiplied by the appropriate cost factor for the educational program which would have been provided for the student in the district school to which he or she would have been assigned, multiplied by the district cost differential.
- 2. In addition, an amount equivalent to a share of the guaranteed allocation for exceptional students in the Florida Education Finance Program shall be determined and added to the amount in subparagraph 1. The calculation shall be based on the methodology and the data used to calculate the guaranteed allocation for exceptional students for each district in chapter 2000-166, Laws of Florida. Except as provided in subparagraph 3., the calculation shall be based on the student's grade, the matrix level of services, and the difference between the 2000-2001

- basic program and the appropriate level of services cost factor, multiplied by the 2000-2001 base student allocation and the 2000-2001 district cost differential for the sending district. The calculated amount must also include an amount equivalent to the per-student share of supplemental academic instruction funds, instructional materials funds, technology funds, and other categorical funds as provided in the General Appropriations Act.
- 3. Except as otherwise provided, the calculation for all students participating in the program shall be based on the matrix that assigns the student to support Level III of services. If a parent chooses to request and receive a matrix of services from the school district, when the school district completes the matrix, the amount of the payment shall be adjusted as needed.
- (b) The amount of the awarded funds shall be 90 percent of the calculated amount. One hundred percent of the funds appropriated for this program shall be released in the first quarter of each fiscal year. Accrued interest is in addition to, and not part of, the awarded funds. Program funds include both the awarded funds and the accrued interest.
- (e) Upon an eligible student's graduation from an eligible postsee-ondary educational institution or after any period of 4 consecutive years after high school graduation in which the student is not enrolled in an eligible postsecondary educational institution, the student's personal learning scholarship account shall be closed, and any remaining funds shall revert to the state.
- (c)(d) The eligible nonprofit scholarship funding organization shall develop a system for payment of benefits by electronic funds transfer, including, but not limited to, debit cards, electronic payment cards, or any other means of electronic payment that the department deems to be commercially viable or cost-effective. Commodities or services related to the development of such a system shall be procured by competitive solicitation unless they are purchased from a state term contract pursuant to s. 287.056.
- (d) An eligible nonprofit scholarship-funding organization may use up to 3 percent of the total amount of payments received during the state fiscal year for administrative expenses if the organization has operated as an nonprofit scholarship-funding organization for at least 3 fiscal years and did not have any findings of material weakness or material noncompliance in its most recent audit under s. 1002.395(6)(m). Such administrative expenses must be reasonable and necessary for the organization's management and distribution of scholarships under this section. Funds authorized under this paragraph may not be used for lobbying or political activity or expenses related to lobbying or political activity. If an eligible nonprofit scholarship-funding organization charges an application fee for a scholarship, the application fee must be immediately refunded to the person who paid the fee if the student is determined ineligible for the program or placed on a wait list. The administrative fee may not be deducted from any scholarship funds, but may be provided for in the General Appropriations Act. An application fee may not be deducted from any scholarship funds.
- (e) Moneys received pursuant to this section do not constitute taxable income to the  $student\ or$  parent of the qualified student.

#### (14) OBLIGATIONS OF THE AUDITOR GENERAL.—

- (a) The Auditor General shall conduct an annual financial and operational audit of accounts and records of each eligible scholarshipfunding organization that participates in the program. As part of this audit, the Auditor General shall verify, at a minimum, the total amount of students served and eligibility of reimbursements made by each eligible nonprofit scholarship funding organization and transmit that information to the department.
- (b) The Auditor General shall notify the department of any eligible nonprofit scholarship funding organization that fails to comply with a request for information.
- (c) The Auditor General shall provide the Commissioner of Education with a copy of each annual operational audit performed pursuant to this subsection within 10 days after each audit is finalized.
- (15) OBLIGATIONS RELATED TO APPROVED PROVIDERS.— The Department of Health, the Agency for Persons with Disabilities, and

the Department of Education shall work with an eligible nonprofit scholarship funding organization for easy or automated access to lists of licensed providers of services specified in paragraph (5)(c) to ensure efficient administration of the program.

- (16) LIABILITY.—The state is not liable for the award or any use of awarded funds under this section.
- (17) SCOPE OF AUTHORITY.—This section does not expand the regulatory authority of this state, its officers, or any school district to impose additional regulation on participating private schools, *independent* nonpublic postsecondary educational institutions, and private providers beyond those reasonably necessary to enforce requirements expressly set forth in this section.
- (18) REPORTS.—The department shall, by February 1 of each year, provide an annual report to the Governor, the President of the Senate, and the Speaker of the House of Representatives regarding the effectiveness of the Florida Personal Learning Scholarship Accounts Program. The report must address the scope and size of the program, with regard to participation and other related data, and analyze the effectiveness of the program pertaining to cost, education, and therapeutic services.
- (19)(18) RULES.—The State Board of Education shall adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section.
- (20)(19) IMPLEMENTATION SCHEDULE FOR THE 2014-2015 SCHOOL YEAR.—Notwithstanding the provisions of this section related to notification and eligibility timelines, an eligible nonprofit scholarship funding organization may enroll parents on a rolling schedule on a first-come, first-served basis, within the amount of funds provided in the General Appropriations Act. This subsection is repealed July 1, 2015.
- Section 11. Paragraph (j) of subsection (6) and paragraphs (a) and (b) of subsection (16) of section 1002.395, Florida Statutes, are amended to read:
  - 1002.395 Florida Tax Credit Scholarship Program.—
- (6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS.—An eligible nonprofit scholarship-funding organization:
- (j)1. May use up to 3 percent of eligible contributions received during the state fiscal year in which such contributions are collected for administrative expenses if the organization has operated as an eligible nonprofit scholarship-funding organization under this section for at least 3 state fiscal years and did not have any negative financial findings of material weakness or material noncompliance in its most recent audit under paragraph (m). Such administrative expenses must be reasonable and necessary for the organization's management and distribution of eligible contributions under this section. No funds authorized under this subparagraph shall be used for lobbying or political activity or expenses related to lobbying or political activity. Up to one-third of the funds authorized for administrative expenses under this subparagraph may be used for expenses related to the recruitment of contributions from taxpayers. If an eligible nonprofit scholarship-funding organization charges an application fee for a scholarship, the application fee must be immediately refunded to the person that paid the fee if the student is not enrolled in a participating school within 12 months.
- 2. Must expend for annual or partial-year scholarships an amount equal to or greater than 75 percent of the net eligible contributions remaining after administrative expenses during the state fiscal year in which such contributions are collected. No more than 25 percent of such net eligible contributions may be carried forward to the following state fiscal year. All amounts carried forward, for audit purposes, must be specifically identified for particular students, by student name and the name of the school to which the student is admitted, subject to the requirements of ss. 1002.22 and 1002.221 and 20 U.S.C. s. 1232g, and the applicable rules and regulations issued pursuant thereto. Any amounts carried forward shall be expended for annual or partial-year scholarships in the following state fiscal year. Net eligible contributions remaining on June 30 of each year that are in excess of the 25 percent that may be carried forward shall be returned to the State Treasury for deposit in the General Revenue Fund.

3. Must, before granting a scholarship for an academic year, document each scholarship student's eligibility for that academic year. A scholarship-funding organization may not grant multiyear scholarships in one approval process.

Information and documentation provided to the Department of Education and the Auditor General relating to the identity of a taxpayer that provides an eligible contribution under this section shall remain confidential at all times in accordance with s. 213.053.

- (16) NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS; APPLICATION.—In order to participate in the scholarship program created under this section, a charitable organization that seeks to be a nonprofit scholarship-funding organization must submit an application for initial approval or renewal to the Office of Independent Education and Parental Choice no later than September 1 of each year before the school year for which the organization intends to offer scholarships.
  - (a) An application for initial approval must include:
- 1. A copy of the organization's incorporation documents and registration with the Division of Corporations of the Department of State.
- 2. A copy of the organization's Internal Revenue Service determination letter as a s. 501(c)(3) not-for-profit organization.
- 3. A description of the organization's financial plan that demonstrates sufficient funds to operate throughout the school year.
- 4. A description of the geographic region that the organization intends to serve and an analysis of the demand and unmet need for eligible students in that area.
  - 5. The organization's organizational chart.
- 6. A description of the criteria and methodology that the organization will use to evaluate scholarship eligibility.
- 7. A description of the application process, including deadlines and any associated fees.
- 8. A description of the deadlines for attendance verification and scholarship payments.
- 9. A copy of the organization's policies on conflict of interest and whistleblowers.
- 10. A copy of a surety bond or letter of credit in an amount equal to 25 percent of the scholarship funds anticipated for each school year or \$100,000, whichever is greater, specifying that any claim against the bond or letter of credit may be made only by an eligible nonprofit scholarship-funding organization to provide scholarships to and on behalf of students who would have had scholarships funded but for the diversion of funds giving rise to the claim against the bond or letter of credit.
- (b) In addition to the information required by subparagraphs (a)1.-9., an application for renewal must include:
- 1. A surety bond or letter of credit equal to the amount of undisbursed donations held by the organization based on the annual report submitted pursuant to paragraph (6)(m). The amount of the surety bond or letter of credit must be at least \$100,000, but not more than \$25 million, specifying that any claim against the bond or letter of credit may be made only by an eligible nonprofit scholarship-funding organization to provide scholarships to and on behalf of students who would have had scholarships funded but for the diversion of funds giving rise to the claim against the bond or letter of credit.
- 2. The organization's completed Internal Revenue Service Form 990 submitted no later than November 30 of the year before the school year that the organization intends to offer the scholarships, notwithstanding the September 1 application deadline.
- 3. A copy of the statutorily required audit to the Department of Education and Auditor General.
  - 4. An annual report that includes:

- a. The number of students who completed applications, by county and by grade.
- b. The number of students who were approved for scholarships, by county and by grade.
- c. The number of students who received funding for scholarships within each funding category, by county and by grade.
- d. The amount of funds received, the amount of funds distributed in scholarships, and an accounting of remaining funds and the obligation of those funds.
- e. A detailed accounting of how the organization spent the administrative funds allowable under paragraph (6)(j).
- Section 12. Paragraph (z) is added to subsection (4) of section 1009.971, Florida Statutes, to read:

1009.971 Florida Prepaid College Board.—

- (4) FLORIDA PREPAID COLLEGE BOARD; POWERS AND DUTIES.—The board shall have the powers and duties necessary or proper to carry out the provisions of ss. 1009.97-1009.984, including, but not limited to, the power and duty to:
  - (z) Adopt rules governing:
- 1. The purchase and use of a prepaid college plan authorized under s. 1009.98 or a college savings plan authorized under s. 1009.981 for the Florida Personal Learning Scholarship Accounts Program pursuant to ss. 1002.385, 1009.98, and 1009.981.
- 2. The use of a prepaid college plan authorized under s. 1009.98 or a college savings plan authorized under s. 1009.981 for postsecondary education programs for students with disabilities.
- Section 13. Subsection (11) is added to section 1009.98, Florida Statutes, to read:

1009.98 Stanley G. Tate Florida Prepaid College Program.—

#### (11) IMPLEMENTATION PROCEDURES.—

- (a) Notwithstanding any other provision in this section, a prepaid college plan may be purchased, accounted for, used, and terminated as provided in s. 1002.385. By September 1, 2015, the board shall develop procedures, contracts, and any other required forms or documentation necessary to fully implement this subsection. The board shall enter into a contract with an organization pursuant to s. 1002.385 to enable the board to establish mechanisms to implement this subsection, including, but not limited to, identifying the source of funds being deposited into a prepaid college plan. A qualified beneficiary may not be changed while a prepaid college plan contains funds contributed from s. 1002.385.
- (b) A qualified beneficiary may apply the benefits of an advance payment contract toward the program fees of a program designed for students with disabilities conducted by a state postsecondary institution. A transfer authorized under this subsection may not exceed the redemption value of the advance payment contract at a state postsecondary institution or the number of semester credit hours contracted on behalf of a qualified beneficiary.
- Section 14. Subsection (10) is added to section 1009.981, Florida Statutes, to read:

1009.981 Florida College Savings Program.—

#### (10) IMPLEMENTATION PROCEDURES.—

(a) Notwithstanding any other provision in this section, a college savings plan may be purchased, accounted for, used, and terminated as provided in s. 1002.385. By September 1, 2015, the board shall develop procedures, contracts, and any other required forms or documentation necessary to fully implement this subsection. The board shall enter into a contract with an organization pursuant to s. 1002.385 to enable the board to establish mechanisms to implement this subsection, including, but not limited to, identifying the source of funds being deposited into a college

- savings plan. A designated beneficiary may not be changed while a college savings plan contains funds contributed from s. 1002.385.
- (b) A designated beneficiary may apply the benefits of a participation agreement toward the program fees of a program designed for students with disabilities conducted by a state postsecondary institution.
- Section 15. The Department of Education shall adopt rules to implement s. 1002.385, Florida Statutes.
- (1) Such rules must be effective by August 1, 2015, and must include, but need not be limited to:
- (a) Establishing procedures concerning the student, organization, eligible private school, eligible postsecondary educational institution, or other appropriate party to participate in the program, including approval, suspension, and termination of eligibility;
- (b) Establishing uniform forms for use by organizations for parents and students:
- (c) Approving providers pertaining to the Florida K-20 Education Code;
- (d) Incorporating program participation in existing private school scholarship program applications, including, but not limited to, ensuring that the process for obtaining eligibility under s. 1002.385, Florida Statutes, is as administratively convenient as possible for a private school;
- (e) Establishing a matrix of services calculations and timelines, so that the initial and revised matrix is completed by a school district in time to be included in the completed application;
- (f) Establishing a deadline for an organization to provide annual notice of the ability for a parent to request an initial or revised matrix of services, which must enable the initial or revised matrix to be included in the completed application;
- $(g) \quad \textit{Establishing additional records, documents, or materials a parent} \\ \textit{must collect and retain in the student's portfolio;}$
- (h) Establishing preliminary timelines and procedures that enable a parent to submit a completed application to the organization, and for the organization to review and approve the completed application; and
- (i) Defining terms, including, but not limited to, the terms "participating student," "new student," "eligible student," "award letter," "program funds," "associated interest," "program payments," "program expenditures," "initial program participation," "program renewal," "wait list," "timely filed application," and "late-filed application."
- (2) Such rules should maximize flexibility and ease of program use for the parent and student.

Section 16. Section 1004.084, Florida Statutes, is created to read:

1004.084 College affordability.—

- (1) The Board of Governors and the State Board of Education shall annually identify strategies to promote college affordability for all Floridians by evaluating, at a minimum, the impact of:
- (a) Tuition and fees on undergraduate, graduate, and professional students at public colleges and universities and graduate assistants employed by public universities.
- (b) Federal, state, and institutional financial aid policies on the actual cost of attendance for students and their families.
  - (c) The costs of textbooks and instructional materials.
- (2) By December 31 of each year, beginning in 2015, the Board of Governors and the State Board of Education shall submit a report on their respective college affordability initiatives to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
  - Section 17. Section 1004.085, Florida Statutes, is amended to read:

1004.085 Textbook and instructional materials affordability.—

- (1) As used in this section, the term "instructional materials" means educational materials for use within a course which may be available in printed or digital format.
- (2)(1) An No employee of a Florida College System institution or state university may not demand or receive any payment, loan, subscription, advance, deposit of money, service, or anything of value, present or promised, in exchange for requiring students to purchase a specific textbook or instructional material for coursework or instruction.
  - (3)(2) An employee may receive:
- (a) Sample copies, instructor copies, or instructional materials. These materials may not be sold for any type of compensation if they are specifically marked as free samples not for resale.
- (b) Royalties or other compensation from sales of textbooks *or instructional materials* that include the instructor's own writing or work.
  - (c) Honoraria for academic peer review of course materials.
- (d) Fees associated with activities such as reviewing, critiquing, or preparing support materials for textbooks or instructional materials pursuant to guidelines adopted by the State Board of Education or the Board of Governors.
  - (e) Training in the use of course materials and learning technologies.
- (4) Each Florida College System institution and state university board of trustees shall, each semester, examine the cost of textbooks and instructional materials by course and course section for all general education courses offered at the institution to identify any variance in the cost of textbooks and instructional materials among different sections of the same course and the percentage of textbooks and instructional materials that remain in use for more than one term. Courses that have a wide variance in costs among sections or that have frequent changes in textbook and instructional material selections shall be identified and sent to the appropriate academic department chair for review. This subsection is repealed July 1, 2017, unless reviewed and saved from repeal through reenactment by the Legislature.
- (5)(3) Each Florida College System institution institutions and state university universities shall post prominently in the course registration system and on its website on their websites, as early as is feasible, but at least 45 not less than 30 days before prior to the first day of class for each term, a hyperlink to lists list of each textbook required and recommended textbooks and instructional materials for at least 95 percent of all courses and each course sections offered at the institution during the upcoming term. The lists posted list must include the International Standard Book Number (ISBN) for each required and recommended textbook and instructional material or other identifying information, which must include, at a minimum, all of the following: the title, all authors listed, publishers, edition number, copyright date, published date, and other relevant information necessary to identify the specific textbook or textbooks or instructional materials required and recommended for each course. The State Board of Education and the Board of Governors shall include in the policies, procedures, and guidelines adopted under subsection (6) (4) certain limited exceptions to this notification requirement for classes added after the notification deadline.
- (6)(4) After receiving input from students, faculty, bookstores, and publishers, the State Board of Education and the Board of Governors each shall adopt textbook and instructional material affordability policies, procedures, and guidelines for implementation by Florida College System institutions and state universities, respectively, that further efforts to minimize the cost of textbooks and instructional materials for students attending such institutions while maintaining the quality of education and academic freedom. The policies, procedures, and guidelines shall address provide for the following:
- (a) The establishment of deadlines for an instructor or department to notify the bookstore of required and recommended textbooks and instructional materials so that a bookstore may verify availability, source lower cost options when practicable, explore alternatives with faculty when academically appropriate, and maximize availability of used textbooks and instructional materials That textbook adoptions are made with sufficient lead time to bookstores so as to confirm availability of the

- requested materials and, where possible, ensure maximum availability of used books.
- (b) Confirmation by the course instructor or academic department offering the course, before the textbook or instructional material adoption is finalized That, in the textbook adoption process, of the intent to use all items ordered, particularly each individual item sold as part of a bundled package, is confirmed by the course instructor or the academic department offering the course before the adoption is finalized.
- (c) Determination by That a course instructor or the academic department offering the course determines, before a textbook or instructional material is adopted, of the extent to which a new edition differs significantly and substantively from earlier versions and the value to the student of changing to a new edition or the extent to which an openaccess textbook or instructional material is available may exist and be used.
- (d) That the establishment of policies shall address The availability of required and recommended textbooks and instructional materials to students otherwise unable to afford the cost, including consideration of the extent to which an open-access textbook or instructional material may be used.
- (e) Participation by That course instructors and academic departments are encouraged to participate in the development, adaptation, and review of open-access textbooks and instructional materials and, in particular, open-access textbooks and instructional materials for high-demand general education courses.
- (f) Consultation with school districts to identify practices that impact the cost of dual enrollment textbooks and instructional materials to school districts, including but not limited to, the length of time that textbooks or instructional materials remain in use.
- (g) Selection of textbooks and instructional materials through costbenefit analyses that enable students to obtain the highest-quality product at the lowest available price, by considering:
  - 1. Purchasing digital textbooks in bulk.
- 2. Expanding the use of open-access textbooks and instructional materials.
- 3. Providing rental options for textbooks and instructional materials.
- 4. Increasing the availability and use of affordable digital textbooks and learning objects.
- 5. Developing mechanisms to assist in buying, renting, selling, and sharing textbooks and instructional materials.
- 6. The length of time that textbooks and instructional materials remain in use.
- (7) The board of trustees of each Florida College System institution and state university shall report, by September 30 of each year, beginning in 2015, to the Chancellor of the Florida College System or the Chancellor of the State University System, as applicable, the textbook and instructional material selection process for general education courses with a wide cost variance identified pursuant to subsection (4) and high-enrollment courses; specific initiatives of the institution designed to reduce the costs of textbooks and instructional materials; policies implemented in accordance with subsection (6); the number of courses and course sections that were not able to meet the textbook and instructional materials posting deadline for the previous academic year; and any additional information determined by the chancellors. By November 1 of each year, beginning in 2015, each chancellor shall provide a summary of the information provided by institutions to the State Board of Education and the Board of Governors, as applicable.
- Section 18. Present subsections (5) and (6) of section 1006.735, Florida Statutes, are redesignated as subsections (6) and (7), respectively, and a new subsection (5) is added to that section, to read:
- 1006.735 Complete Florida Plus Program.—The Complete Florida Plus Program is created at the University of West Florida.

- (5) RAPID RESPONSE EDUCATION AND TRAINING PROGRAM.—The Rapid Response Education and Training Program is established within the Complete Florida Plus Program. Under this education and training program, the Complete Florida Plus Program shall work directly with Enterprise Florida, Inc., in project-specific industry recruitment and retention efforts to offer credible education and training commitments to businesses.
  - (a) The Rapid Response Education and Training Program must:
- 1. Issue challenge grants through requests for proposals that are open to all education and training providers, public or private. These grants match state dollars with education and training provider dollars to implement particular education and training programs.
- 2. Generate periodic reports from an independent forensic accounting or auditing entity to ensure transparency of the program. These periodic reports must be submitted to the President of the Senate and the Speaker of the House of Representatives.
- 3. Keep administrative costs to a minimum through the use of existing organizational structures.
- 4. Work directly with businesses to recruit individuals for education and training.
- 5. Be able to terminate an education and training program by giving 30 days' notice.
- 6. Survey employers after completion of an education and training program to ascertain the effectiveness of the program.
- (b) The Division of Career and Adult Education within the Department of Education shall conduct an analysis and assessment of the effectiveness of the education and training programs under this section in meeting labor market and occupational trends and gaps.
- Section 19. Paragraph (d) of subsection (3) of section 1009.22, Florida Statutes, is amended to read:
  - 1009.22 Workforce education postsecondary student fees.—

(3)

- (d) Each district school board and each Florida College System institution board of trustees may adopt tuition and out-of-state fees that vary no more than 5 percent below or no more than 5 percent above the combined total of the standard tuition and out-of-state fees established in paragraph (c).
- Section 20. Paragraph (b) of subsection (3) and subsection (4) of section 1009.23, Florida Statutes, are amended, and subsection (20) is added to that section, to read:
  - 1009.23 Florida College System institution student fees.—

(3)

- (b) Effective July 1, 2014, For baccalaureate degree programs, the following tuition and fee rates shall apply:
- 1. The tuition *may not exceed* shall be \$91.79 per credit hour for students who are residents for tuition purposes.
- 2. The sum of the tuition and the  $\frac{1}{1}$  e out-of-state fee per credit hour for students who are nonresidents for tuition purposes shall be no more than 85 percent of the sum of the tuition and the out-of-state fee at the state university nearest the Florida College System institution.
- (4) Each Florida College System institution board of trustees shall establish tuition and out-of-state fees, which may vary no more than 10 percent below and no more than 15 percent above the combined total of the standard tuition and fees established in subsection (3).
- (20) Each Florida College System institution shall notice to the public and to all enrolled students any board of trustees meeting that votes on proposed increases in tuition or fees. The noticed meeting must allow for public comment on the proposed increase and must:
  - (a) Be posted 28 days before the board of trustees meeting takes place.

- (b) Include the date and time of the meeting.
- (c) Be clear and specifically outline the details of the original tuition or fee, the rationale for the proposed increase, and what the proposed increase will fund.
- (d) Be posted on the institution's website homepage and issued in a press release.
- Section 21. Paragraphs (a) and (b) of subsection (4) of section 1009.24, Florida Statutes, are amended, present subsection (19) of that section is redesignated as subsection (20), and a new subsection (19) is added to that section, to read:
  - 1009.24 State university student fees.—
- (4)(a) Effective July 1, 2014, The resident undergraduate tuition for lower-level and upper-level coursework  $may\ not\ exceed\ shall\ be\ $105.07$  per credit hour.
- (b) The Board of Governors, or the board's designee, may establish tuition for graduate and professional programs, and out-of-state fees for all programs. Except as otherwise provided in this section, the sum of tuition and out-of-state fees assessed to nonresident students must be sufficient to offset the full instructional cost of serving such students. However, adjustments to out-of-state fees or tuition for graduate programs and professional programs may not exceed 15 percent in any year. Adjustments to the resident tuition for graduate programs and professional programs may not exceed the tuition amount set on July 1, 2015.
- (19) Each university shall publicly notice to the public and to all enrolled students any board of trustees meeting that votes on proposed increases in tuition or fees. The noticed meeting must allow for public comment on the proposed increase and must:
  - (a) Be posted 28 days before the board of trustees meeting takes place.
  - (b) Include the date and time of the meeting.
- (c) Be clear and specifically outline the details of the original tuition or fee, the rationale for the proposed increase, and what the proposed increase will fund.
- (d) Be posted on the institution's website homepage and issued in a press release.
  - Section 22. Section 1004.6501, Florida Statutes, is created to read:
- 1004.6501 Florida Postsecondary Comprehensive Transition Program and the Florida Center for Students with Unique Abilities.—
- (1) SHORT TITLE.—This section shall be known and may be cited as the "Florida Postsecondary Comprehensive Transition Program Act."
- (2) PURPOSE AND LEGISLATIVE INTENT.—The purpose of this section is to increase independent living, inclusive and experiential post-secondary education, and employment opportunities for students with intellectual disabilities through degree, certificate, or nondegree programs and to establish statewide coordination of the dissemination of information regarding programs and services for students with disabilities. It is the intent of the Legislature that students with intellectual disabilities and students with disabilities have access to meaningful postsecondary education credentials and a meaningful campus experience.
  - (3) DEFINITIONS.—As used in this section, the term:
- (a) "Center" means the Florida Center for Students with Unique Abilities established under subsection (5).
  - (b) "Director" means the director of the center.
- (c) "Eligible institution" means a state university; a Florida College System institution; a career center; a charter technical career center; or an independent college or university that is located and chartered in this state, is not for profit, is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools, and is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program.

- (d) "Florida Postsecondary Comprehensive Transition Program Scholarship" or "scholarship" means the scholarship established under this section to provide state financial assistance awards to students who meet the student eligibility requirements specified in subsection (4) and are enrolled in an FPCTP.
- (e) "FPCTP" means a Florida Postsecondary Comprehensive Transition Program that is approved pursuant to paragraph (5)(b) and offered by an eligible institution.
- (f) "Transitional student" means a student who is 18 to 26 years of age and meets the student eligibility requirements specified in subsection (4).
- (4) STUDENT ELIGIBILITY.—To be eligible to enroll in an FPCTP at an eligible institution, a student must, as determined by the institution, based on guidelines established by the center:
- (a) Be a "student with an intellectual disability" as that term is defined in 20 U.S.C. s. 1140(2), including, but not limited to, a transitional student.
  - (b) Physically attend the eligible institution.
- (c) Submit to the eligible institution documentation regarding his or her intellectual disability. Such documentation may include, but not be limited to, a current individualized plan for employment associated with an evaluation completed pursuant to s. 413.20(3) or a diagnosis from a physician who is licensed under chapter 458 or chapter 459 or a psychologist licensed under chapter 490.
- (5) CENTER RESPONSIBILITIES.—The Florida Center for Students with Unique Abilities is established within the University of Central Florida. At a minimum, the center shall:
- (a) Disseminate information to students with disabilities and their parents, including, but not limited to:
- 1. Education programs, services, and resources that are available at eligible institutions.
- 2. Supports, accommodations, technical assistance, or training provided by eligible institutions, the advisory council established pursuant to s. 383.141, and regional autism centers established pursuant to s. 1004.55.
  - 3. Mentoring, networking, and employment opportunities.
- (b) Coordinate and facilitate the statewide implementation of this section. The director of the center shall oversee the approval of the comprehensive transition programs. Notwithstanding the program approval requirements of s. 1004.03, the director shall review applications for the initial approval of an application for, or renewal of approval of, a comprehensive transition program proposed by an eligible institution. Within 30 days after receipt of an application, the director shall issue his or her recommendation regarding approval to the Chancellor of the State University System or the Commissioner of Education, as applicable, or shall give written notice to the applicant of any deficiencies in the application, which the eligible institution must be given an opportunity to correct. Within 15 days after receipt of a notice of deficiencies, the eligible institution shall, if the eligible institution seeks program approval, correct the application deficiencies and return the application to the center. Within 30 days after receipt of a revised application, the director shall recommend approval or disapproval of the revised application to the chancellor or the commissioner, as applicable. Within 15 days after receipt of the director's recommendation for approval or disapproval, the chancellor or the commissioner shall approve or disapprove the recommendation. If the chancellor or the commissioner does not take action on the director's recommendation within 15 days after receipt of such recommendation, the comprehensive transition program proposed by the institution shall be considered an FPCTP by default. Additionally, the
- 1. Consult and collaborate with the National Center and the Coordinating Center, as identified in 20 U.S.C. s. 1140q, regarding guidelines established by the center for effective implementation of the programs for students with disabilities and for students with intellectual disabilities which align with the federal requirements and standards, quality indicators, and benchmarks identified by the National Center and the Coordinating Center.

- 2. Consult and collaborate with the Higher Education Coordinating Council to identify meaningful credentials for FPCTPs and to engage businesses and stakeholders to promote experiential training and employment opportunities for students with intellectual disabilities.
- 3. Create the application for the initial approval and renewal of approval as an FPCTP for use by an eligible institution which, at a minimum, must align with the federal comprehensive transition and post-secondary program application requirements.
  - 4. Establish requirements and timelines for the:
  - a. Submission and review of an application.
- b. Approval or disapproval of an initial or renewal application. Initial approval of an application for an FPCTP that meets the requirements of subsection (6) is valid for the 3 academic years immediately following the academic year during which the approval is granted. An eligible institution may submit an application to the center requesting that the initial approval be renewed. If the approval is granted and the FPCTP continues to meet the requirements of this section, including, but not limited to, program and student performance outcomes, and federal requirements, a renewal is valid for the 5 academic years immediately following the academic year during which the renewal is initially granted.
- c. Implementation of an FPCTP, beginning no later than the academic year immediately following the academic year during which the approval is granted.
  - 5. Administer scholarship funds.
- 6. Oversee and report on the implementation and administration of this section by planning, advising, and evaluating approved degree, certificate, and nondegree programs and the performance of students and programs pursuant to subsection (8).
- (c) Provide technical assistance regarding programs and services for students with intellectual disabilities to administrators, instructors, staff, and others, as applicable, at eligible institutions by:
- 1. Holding meetings and annual workshops to share successful practices and to address issues or concerns.
- 2. Facilitating collaboration between eligible institutions and school districts, private schools pursuant to s. 1002.42, and parents of students enrolled in home education programs pursuant to s. 1002.41 in assisting students with intellectual disabilities and their parents to plan for the transition of such students into an FPCTP or another program at an eligible institution.
- 3. Assisting eligible institutions with state FPCTP and federal comprehensive transition and postsecondary program applications.
- 4. Assisting eligible institutions with the identification of funding sources for an FPCTP and for student financial assistance for students enrolled in an FPCTP.
- 5. Monitoring federal and state law relating to the comprehensive transition program and notifying the Legislature, the Governor, the Board of Governors, and the State Board of Education of any change in law which may impact the implementation of this section.

#### (6) INSTITUTION ELIGIBILITY AND RESPONSIBILITIES.—

- (a) To offer an FPCTP, the president or executive director of an eligible institution, as applicable, must submit to the center, by a date established by the center, the following:
- 1. An application for approval of a comprehensive transition program proposed by the eligible institution which must be approved by the institution's governing board and must address the requirements of the federal comprehensive transition and postsecondary program under 20 U.S.C. s. 1140 and the requirements of this section, including, but not limited to:
- a. Identification of a credential associated with the proposed program, which is awarded to a student with an intellectual disability who

meets the student eligibility requirements specified in subsection (4) upon completion of the FPCTP.

- b. The program length and design, including, at a minimum, inclusive and successful experiential education practices relating to curricular, assessment, and advising structure and internship and employment opportunities which must support students with intellectual disabilities who are seeking to continue academic, career and technical, and independent living instruction at an eligible institution, including, but not limited to, opportunities to earn industry certifications, to prepare students for gainful employment. If offering a college credit-bearing degree program, an institution shall be responsible for maintaining the rigor and effectiveness of a comprehensive transition degree program at the same level as another comparable degree program offered by the institution pursuant to the applicable accreditation standards.
- c. The plan for students with intellectual disabilities to be integrated socially and academically with nondisabled students, to the maximum extent possible, and to participate on not less than a half-time basis, as determined by the eligible institution, with such participation focusing on academic components and occurring through one or more of the following activities with nondisabled students:
- (I) Regular enrollment in credit-bearing courses offered by the institution.
- (II) Auditing or participating in courses offered by the institution for which the student does not receive academic credit.
  - (III) Enrollment in noncredit-bearing, nondegree courses.
  - (IV) Participation in internships or work-based training.
- d. The plan for partnerships with businesses to promote experiential training and employment opportunities for students with intellectual disabilities.
- e. Performance indicators pursuant to subsection (8) and other requirements identified by the center.
- $f.\ A$  5-year plan incorporating enrollment and operational expectations for the program.
- 2. Documented evidence of a federally approved comprehensive transition and postsecondary program that is determined to be an eligible program for the federal student aid programs and is currently offered at the institution, documented evidence of the submission of an application for such federal approval of a comprehensive transition and postsecondary program proposed by the institution, or documentation demonstrating the commitment of the institution's governing board to submit an application within the subsequent academic year for federal approval of a comprehensive transition and postsecondary program proposed by the institution pursuant to 20 U.S.C. s. 1140.
- (b) An eligible institution may submit an application to the center for approval pursuant to the requirements of this section for implementation of the FPCTP no later than the academic year immediately following the academic year during which the approval is granted. An eligible institution must submit a renewal application to the center no later than 3 years following the year during which the approval is initially granted.
- (c) By August 1 of each year, an eligible institution that has an FPCTP shall submit an annual report to the center which, at minimum, for the prior academic year, addresses the following performance indicators:
- 1. Efforts to recruit students in the FPCTP and the number of students enrolled in the program.
- 2. Efforts to retain students in the FPCTP and the retention rate of students in the program.
- 3. The completion rate of students enrolled in the FPCTP and courses, as applicable.
- 4. Transition success of students who complete an FPCTP, as measured by employment rates and salary levels at 1 year and 5 years after completion.

- 5. Other performance indicators identified by the center pursuant to subsection (8).
- (d) An eligible institution shall notify students with intellectual disabilities and their parents of the student eligibility requirements specified in subsection (4) and the scholarship requirements and eligibility requirements specified in subsection (7).
- (7) FLORIDA POSTSECONDRY COMPREHENSIVE TRANSITION PROGRAM SCHOLARSHIP.—
- (a) Beginning in the 2015-2016 academic year, the Florida Postsecondary Comprehensive Transition Program Scholarship is established for students who meet the student eligibility requirements specified in subsection (4), are enrolled in an FPCTP, and are not receiving services that are funded through the Florida Education Finance Program or a scholarship under part III of chapter 1002.
- (b) To maintain eligibility to receive a scholarship, a student must continue to meet the requirements of paragraph (a) and must demonstrate satisfactory academic progress in the FPCTP, as determined by the eligible institution that the student attends, based on the indicators identified by the center pursuant to subsection (8).
- (c) Payment of scholarship funds shall be transmitted to the director of the center, or to his or her designee, in advance of the registration period. The director, or his or her designee, shall disburse the scholarship funds to the eligible institutions that are responsible for awarding the scholarship to students who meet the requirements of paragraphs (a) and (b).
- (d) During each academic term, by a date established by the center, an eligible institution shall report to the center the number and value of all scholarships awarded under this subsection. Each eligible institution shall also report to the center necessary demographic and eligibility data and other data requested by the center for students who received the scholarship awards.
- (e) By a date annually established by the center, each eligible institution shall certify to the center the amount of funds disbursed to each student and shall remit to the center any undisbursed advances by June 1 of each year.
- (f) Funding for the scholarship and the maximum allowable award shall be as provided annually in the General Appropriations Act. If funds appropriated are not adequate to provide the maximum allowable award to each eligible student, the awards may be prorated.

#### (8) ACCOUNTABILITY.—

- (a) The center, in collaboration with the Board of Governors and the State Board of Education, shall identify indicators for the satisfactory progress of a student in an FPCTP and for the performance of such programs. Each eligible institution must address the indicators identified by the center in its application for the approval of a proposed FPCTP and for the renewal of an FPCTP and in the annual report that the institution submits to the center.
- (b) By October 1 of each year, the center shall provide to the Governor, the President of the Senate, the Speaker of the House of Representatives, the Chancellor of the State University System, and the Commissioner of Education, a summary of information including, but not limited to:
- 1. The status of the statewide coordination of FPCTPs and the implementation of FPCTPs at eligible institutions including, but not limited to:
- a. The number of applications approved and disapproved and the reasons for each disapproval and no action taken by the chancellor or the commissioner.
- b. The number and value of all scholarships awarded to students and undisbursed advances remitted to the center pursuant to subsection (7).
- 2. Indicators identified by the center pursuant to paragraph (a) and the performance of each eligible institution based on the indicators identified in paragraph (6)(c).

- 3. The projected number of students with intellectual disabilities who may be eligible to enroll in the FPCTPs within the next academic year.
- 4. Education programs and services for students with intellectual disabilities which are available at an eligible institution.
- (c) Beginning in the 2015-2016 fiscal year, the center, in collaboration with the Board of Governors, State Board of Education, Higher Education Coordinating Council, and other stakeholders, by December 1 each year, shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives statutory or budget recommendations for improving the implementation and delivery of FPCTPs and other education programs and services for students with disabilities.
- (9) RULES.—The Board of Governors and the State Board of Education, in consultation with the center, shall expeditiously adopt the necessary regulations and rules, as applicable, to allow the center to perform its responsibilities pursuant to this section beginning in the 2015-2016 fiscal year.
- Section 23. Effective January 1, 2016, section 17.68, Florida Statutes, is created to read:
- 17.68 Financial Literacy Program for Individuals with Developmental Disabilities.—
- (1) The Legislature finds that the state has a compelling interest in promoting the economic independence and successful employment of individuals with developmental disabilities as defined in s. 393.063. In comparison with the general population, individuals with developmental disabilities experience lower rates of educational achievement, employment, and annual earnings and are more likely to live in poverty. Additionally, such individuals must navigate a complex network of federal and state programs in order to be eligible for financial and health benefits. Thus, it is essential that these individuals have sufficient financial management knowledge and skills to be able to comply with the benefit eligibility processes and make informed decisions regarding financial services and products provided by financial institutions. Enhancing the financial literacy of such individuals will provide a pathway for economic independence and successful employment.
- (2) The Financial Literacy Program for Individuals with Developmental Disabilities is established within the Department of Financial Services. The department, in consultation with public and private stakeholders, shall develop and implement the program, which shall be designed to promote the economic independence and successful employment of individuals with developmental disabilities. Banks, credit unions, savings associations, and savings banks will be key participants in the development and promotion of the program. The program must provide information, resources, outreach, and education on the following issues:
  - $(a) \quad \textit{For individuals with developmental disabilities:}$
- 1. Financial education, including instruction on money management skills and the effective use of financial services and products, to promote income preservation and asset development.
- 2. Identification of available financial and health benefit programs and services.
- 3. Job training programs and employment opportunities, including work incentives and state and local workforce development programs.
- 4. The impact of earnings and assets on federal and state financial and health benefit programs and options to manage such impact.
- (b) For employers in this state, strategies to make program information and educational materials available to their employees with developmental disabilities.
  - (3) The department shall:
- (a) Establish on its website a clearinghouse for information regarding the program and other resources available for individuals with developmental disabilities and their employers.
- $\begin{tabular}{ll} (b) & Publish \ a \ brochure \ that \ describes \ the \ program \ and \ is \ accessible \ on \ its \ website. \end{tabular}$

- (4) Within 90 days after the department establishes its website and publishes its brochure, each bank, savings association, and savings bank that is a qualified public depository as defined in s. 280.02 shall:
- (a) Make copies of the department's brochures available, upon the request of the consumer, at its principal place of business and each branch office located in this state which has in-person teller services by having copies of the brochure available or having the capability to print a copy of the brochure from the department's website. Upon request, the department shall provide copies of the brochure to a bank, savings association, or savings bank.
- (b) Provide on its website a hyperlink to the department's website for the program. If the department changes its website address for the program, the bank, savings association, or savings bank must update the hyperlink within 90 days after notification by the department of such change.
- Section 24. Section 110.107, Florida Statutes, is reordered and amended to read:
  - 110.107 Definitions.—As used in this chapter, the term:
- (5)(1) "Department" means the Department of Management Services.
  - (28)(2) "Secretary" means the Secretary of Management Services.
- (11)(3) "Furlough" means a temporary reduction in the regular hours of employment in a pay period, or temporary leave without pay for one or more pay periods, with a commensurate reduction in pay, which is necessitated by a projected deficit in any fund that supports salary and benefit appropriations. The deficit must be projected by the Revenue Estimating Conference pursuant to s. 216.136(3).
- (30)(4) "State agency" or "agency" means any official, officer, commission, board, authority, council, committee, or department of the executive branch or the judicial branch of state government as defined in chapter 216.
- (21)(5) "Position" means the work, consisting of duties and responsibilities, assigned to be performed by an officer or employee.
- (10)(6) "Full-time position" means a position authorized for the entire normally established work period, *whether* daily, weekly, monthly, or annually.
- (18) "Part-time position" means a position authorized for less than the entire normally established work period, *whether* daily, weekly, monthly, or annually.
- (16)(8) "Occupation" means all positions that which are sufficiently similar in knowledge, skills, and abilities, and the sufficiently similar as to kind or subject matter of work.
- (17) "Occupational group" means a group of occupations that which are sufficiently similar in the kind of work performed to warrant the use of the same performance factors in determining the level of complexity for all occupations in that occupational group.
- (3)(10) "Classification plan" means a formal description of the concepts, rules, job family definitions, occupational group characteristics, and occupational profiles used in the classification of positions.
- (20)(11) "Pay plan" means a formal description of the philosophy, methods, procedures, and salary schedules for competitively compensating employees at market-based rates for work performed.
- (27)(12) "Salary schedule" means an official document that which contains a complete list of occupation titles, broadband level codes, and pay bands.
- (1)(13) "Authorized position" means a position included in an approved budget. In counting the number of authorized positions, parttime positions may be converted to full-time equivalents.
- (8)(14) "Established position" means an authorized position that which has been classified in accordance with a classification and pay plan as provided by law.

- (22)(15) "Position number" means the identification number assigned to an established position.
- (26)(16) "Reclassification" means *the* changing *of* an established position in one broadband level in an occupational group to a higher or lower broadband level in the same occupational group or to a broadband level in a different occupational group.
- (24)(17) "Promotion" means the changing of the classification of an employee to a broadband level having a higher maximum salary; or the changing of the classification of an employee to a broadband level having the same or a lower maximum salary but a higher level of responsibility.
- (4)(18) "Demotion" means *the* changing *of* the classification of an employee to a broadband level having a lower maximum salary; or the changing of the classification of an employee to a broadband level having the same or a higher maximum salary but a lower level of responsibility.
- (32)(19) "Transfer" means moving an employee from one geographic location of the state to a different geographic location *more than* in excess of 50 miles from the employee's current work location.
- (25)(20) "Reassignment" means moving an employee from a position in one broadband level to a different position in the same broadband level or to a different broadband level having the same maximum salary.
- (6)(21) "Dismissal" means a disciplinary action taken by an agency pursuant to s. 110.227 against an employee *which results* resulting in *the* termination of his or her employment.
- (31)(22) "Suspension" means a disciplinary action taken by an agency pursuant to s. 110.227 against an employee *which* to temporarily *relieves* relieve the employee of his or her duties and *places* place him or her on leave without pay.
- (15)(23) "Layoff" means termination of employment due to a shortage of funds or work, or a material change in the duties or organization of an agency, including the outsourcing or privatization of an activity or function previously performed by career service employees.
- (7)(24) "Employing agency" means any agency authorized to employ personnel to carry out the responsibilities of the agency under the provisions of chapter 20 or other *law* statutory authority.
- (29)(25) "Shared employment" means part-time career employment in which whereby the duties and responsibilities of a full-time position in the career service are divided among part-time employees who are eligible for the position and who receive career service benefits and wages pro rata. The term In no case shall "shared employment" does not include the employment of persons paid from other-personal-services funds.
  - (9)(26) "Firefighter" means a firefighter certified under chapter 633.
- (14)(27) "Law enforcement or correctional officer" means a law enforcement officer, special agent, correctional officer, correctional probation officer, or institutional security specialist required to be certified under chapter 943.
- (23)(28) "Professional health care provider" means registered nurses, physician's assistants, dentists, psychologists, nutritionists or dietitians, pharmacists, psychological specialists, physical therapists, and speech and hearing therapists.
- (13)(29) "Job family" means a defined grouping of one or more occupational groups.
- (19)(30) "Pay band" means the minimum salary, the maximum salary, and intermediate rates that which are payable for work in a specific broadband level.
- (2)(31) "Broadband level" means all positions that which are sufficiently similar in knowledge, skills, and abilities; the, and sufficiently similar as to kind or subject matter of work; the, level of difficulty or the level of responsibilities; and the qualification requirements of the work so as to warrant the same treatment with respect as to title, pay band, and other personnel transactions.
- (12) "Individual who has a disability" means a person who has a physical or intellectual impairment that substantially limits one or more

major life activities; a person who has a history or record of such an impairment; or a person who is perceived by others as having such an impairment.

- Section 25. Subsections (1) and (2) of section 110.112, Florida Statutes, are amended, present subsections (3) through (6) of that section are redesignated as subsections (4) through (7), respectively, and a new subsection (3) is added to that section, to read:
  - 110.112 Affirmative action; equal employment opportunity.—
- (1) It is shall be the policy of this the state to assist in providing the assurance of equal employment opportunity through programs of affirmative and positive action that will allow full utilization of women, and minorities, and individuals who have a disability.
- (2)(a) The head of each executive agency shall develop and implement an affirmative action plan in accordance with rules adopted by the department and approved by a majority vote of the Administration Commission before their adoption.
- (b) Each executive agency shall establish annual goals for ensuring full utilization of groups underrepresented in *the agency's* its workforce, *including women, minorities, and individuals who have a disability,* as compared to the relevant labor market, as defined by the agency. Each executive agency shall design its affirmative action plan to meet its established goals.
- (c) Each executive agency shall annually report to the department regarding the agency's progress toward increasing employment among women, minorities, and individuals who have a disability.
- (d)(e) An affirmative action-equal employment opportunity officer shall be appointed by the head of each executive agency. The affirmative action-equal employment opportunity officer's responsibilities must include determining annual goals, monitoring agency compliance, and providing consultation to managers regarding progress, deficiencies, and appropriate corrective action.
- (e)(d) The department shall report information in its annual workforce report relating to the implementation, continuance, updating, and results of each executive agency's affirmative action plan for the previous fiscal year. The annual workforce report must also include data for each executive agency relating to employment levels among women, minorities, and individuals who have a disability.
- (p)(e) The department shall provide to all supervisory personnel of the executive agencies training in the principles of equal employment opportunity and affirmative action, the development and implementation of affirmative action plans, and the establishment of annual affirmative action goals. The department may contract for training services, and each participating agency shall reimburse the department for costs incurred through such contract. After the department approves the contents of the training program for the agencies, the department may delegate this training to the executive agencies.
- (3)(a) The department, in consultation with the Agency for Persons with Disabilities, the Division of Vocational Rehabilitation and the Division of Blind Services of the Department of Education, the Department of Economic Opportunity, and the Executive Office of the Governor, shall develop and implement programs that incorporate internships, mentoring, on-the-job training, unpaid work experience, situational assessments, and other innovative strategies that are specifically geared toward individuals who have a disability.
- (b) By January 1, 2016, the department shall develop mandatory training programs for human resources personnel and hiring managers of executive agencies which support the employment of individuals who have a disability.
- (c)1. By January 1, 2016, each executive agency shall develop an agency-specific plan that addresses how to promote employment opportunities for individuals who have a disability.
- 2. The department shall assist executive agencies in the implementation of agency-specific plans. The department shall regularly report to the Governor, the President of the Senate, and the Speaker of the House of Representatives the progress of executive agencies in implementing these plans. Such reports shall be made at least biannually.

- (d) The department shall compile data regarding the hiring practices of executive agencies with regard to individuals who have a disability and make such data available on its website.
- (e) The department shall assist executive agencies in identifying and implementing strategies for retaining employees who have a disability which include, but are not limited to, training programs, funding reasonable accommodations, increasing access to appropriate technologies, and ensuring accessibility of physical and virtual workplaces.
- (f) The department shall adopt rules relating to forms that provide for the voluntary self-identification of individuals who have a disability who are employed by an executive agency.
- (g) This subsection does not create any substantive or procedural right or benefit enforceable at law or in equity against the state or a state agency, or an officer, employee, or agent thereof.
- Section 26. Effective January 1, 2016, paragraph (e) is added to subsection (1) of section 280.16, Florida Statutes, to read:
- 280.16 Requirements of qualified public depositories; confidentiality.—
- (1) In addition to any other requirements specified in this chapter, qualified public depositories shall:
- (e) Participate in the Financial Literacy Program for Individuals with Developmental Disabilities as required under s. 17.68.
- Section 27. Subsection (9) of section 393.063, Florida Statutes, is amended to read:
  - 393.063 Definitions.—For the purposes of this chapter, the term:
- (9) "Developmental disability" means a disorder or syndrome that is attributable to intellectual disability, cerebral palsy, autism, *Down syndrome*, spina bifida, or Prader-Willi syndrome; that manifests before the age of 18; and that constitutes a substantial handicap that can reasonably be expected to continue indefinitely.

#### Section 28. Employment First Act.—

- (1) SHORT TITLE.—This section may be cited as the "Employment First Act."
- (2) LEGISLATIVE INTENT.—The Legislature finds that employment is the most direct and cost-effective means to assist an individual in achieving independence and fulfillment; however, individuals with disabilities are confronted by unique barriers to employment that inhibit their opportunities to compete fairly in the labor force. It is the intent of the Legislature to provide a framework for a long-term commitment to improving employment outcomes for individuals with disabilities in this state through the implementation of the Employment First Act.
- (3) PURPOSE.—The purpose of the Employment First Act is to prioritize employment of individuals with disabilities and to change the employment system to better integrate individuals with disabilities into the workforce. The Employment First Act encourages a collaborative effort between state agencies and organizations to achieve better employment outcomes for individuals with disabilities.
- (4) INTERAGENCY COOPERATIVE AGREEMENT.—The following state agencies and organizations shall develop an interagency cooperative agreement to implement the Employment First Act:
- (a) The Division of Vocational Rehabilitation of the Department of Education.
  - (b) The Division of Blind Services of the Department of Education.
- (c) The Bureau of Exceptional Education and Student Services of the Department of Education.
  - (d) The Agency for Persons with Disabilities.
- (e) The Substance Abuse and Mental Health Program of the Department of Children and Families.
  - (f) The Department of Economic Opportunity.

- (g) CareerSource Florida, Inc.
- (h) The Florida Developmental Disabilities Council.
- (i) Florida Association of Rehabilitation Facilities.
- (j) Other appropriate organizations.
- (5) ROLES AND RESPONSIBILITIES.—The interagency cooperative agreement shall outline the roles and responsibilities of the state agencies and organizations identified in subsection (4). The objectives of the interagency cooperative agreement must include all of the following:
- (a) Establishing a commitment by leadership of the state agencies and organizations to maximize the resources and coordination to improve employment outcomes for individuals with disabilities who seek publicly funded services.
- (b) Developing strategic goals and benchmarks to assist the state agencies and organizations in the implementation of this agreement.
- (c) Identifying financing and contracting methods that will help to prioritize employment for individuals with disabilities by state agencies and organizations.
- (d) Establishing training methods to better integrate individuals with disabilities into the workforce.
- (e) Ensuring collaborative efforts between multiple agencies to achieve the purposes of this act.
- (f) Promoting service innovations to better assist individuals with disabilities in the workplace.
- (g) Identifying accountability measures to ensure the sustainability of this agreement.

#### Section 29. Florida Unique Abilities Partner program.—

- (1) CREATION AND PURPOSE.—The Department of Economic Opportunity shall establish the Florida Unique Abilities Partner program to designate a business entity as a Florida Unique Abilities Partner if the business entity demonstrates commitment, through employment or support, to the independence of individuals who have a disability. The department shall consult with the Agency for Persons with Disabilities, the Division of Vocational Rehabilitation of the Department of Education, the Division of Blind Services of the Department of Education, and CareerSource Florida, Inc., in creating the program.
  - (2) DEFINITIONS.—As used in this section, the term:
  - (a) "Department" means the Department of Economic Opportunity.
- (b) "Individuals who have a disability" means persons who have a physical or intellectual impairment that substantially limits one or more major life activities; persons who have a history or record of such an impairment; or persons who are perceived by others as having such an impairment.
  - (3) DESIGNATION.—
- (a) A business entity may apply to the department to be designated as a Florida Unique Abilities Partner, based on the business entity's achievements in at least one of the following categories:
  - 1. Employment of individuals who have a disability.
  - 2. Contributions to local or national disability organizations.
- 3. Contributions to or the establishment of a program that contributes to the independence of individuals who have a disability.
- (b) As an alternative to application by a business entity, the department must consider nominations from members of the community where the business entity is located. The nomination must identify the business entity's achievements in at least one of the categories provided in paragraph (a).
- (c) The name, location, and contact information of the business entity must be included in the business entity's application or nomination.

- (d) The department shall adopt procedures for the application, nomination, and designation processes for the Florida Unique Abilities Partner program. Designation as a Florida Unique Abilities Partner does not establish or involve licensure, does not affect the substantial interests of a party, and does not constitute a final agency action. The Florida Unique Abilities Partner program and designation are not subject to chapter 120, Florida Statutes.
- (4) ELIGIBILITY AND AWARD.—In determining the eligibility for the designation of a business entity as a Florida Unique Abilities Partner, the department shall consider, at a minimum, the following criteria:
  - (a) For a designation based on an application by a business:
- 1. A business entity must certify that it employs at least one individual who has a disability. Such employees must be residents of this state and must have been employed by the business entity for at least 9 months before the business entity's application for the designation. The department may not require the employer to provide personally identifiable information about its employees;
- 2. A business entity must certify that it has made contributions to local and national disability organizations or contributions in support of individuals who have a disability. Contributions may be accomplished through financial or in-kind contributions, including employee volunteer hours. Contributions must be documented by providing copies of written receipts or letters of acknowledgment from recipients or donees. A business entity with 100 or fewer employees must make a financial or in-kind contribution of at least \$1,000, and a business entity with more than 100 employees must make a financial or in-kind contribution of at least \$5,000; or
- 3. A business entity must certify that it has established, or has contributed to the establishment of, a program that contributes to the independence of individuals who have a disability. Contributions must be documented by providing copies of written receipts, a summary of the program, program materials, or letters of acknowledgment from program participants or volunteers. A business entity with 100 or fewer employees must make a financial or in-kind contribution of at least \$1,000 in the program, and a business entity with more than 100 employees must make a financial or in-kind contribution of at least \$5,000.

A business entity that applies to the department to be designated as a Florida Unique Abilities Partner shall be awarded the designation upon meeting the requirements of this section.

- (b) For a designation based upon receipt of a nomination of a business entity:
- 1. The department shall determine whether the nominee, based on the information provided by the nominating person or entity, meets the requirements of paragraph (a). The department may request additional information from the nominee.
- 2. If the nominee meets the requirements, the department shall provide notice, including the qualification criteria provided in the nomination, to the nominee regarding the nominee's eligibility to be awarded a designation as a Florida Unique Abilities Partner.
- 3. The nominee shall be provided 30 days from the receipt of the notice to certify that the information in the notice is true and accurate and accept the nomination; or to decline the nomination. After 30 days, if the nomination has not been accepted, the department may not award the designation. If the nominee accepts the nomination, the department shall award the designation. If the nominee declines the nomination, the department may not award the designation.
- (5) ANNUAL CERTIFICATION.—After an initial designation as a Florida Unique Abilities Partner, a business entity must certify each year that it continues to meet the criteria for the designation. If a business entity does not submit the yearly certification of continued eligibility, the department shall remove the designation. A business entity may elect to discontinue its use of the designation at any time by notifying the department of such decision.

- (a) The department, in consultation with members of the disability community, shall develop a logo that identifies a business entity that is designated as a Florida Unique Abilities Partner.
- (b) The department shall adopt guidelines and requirements for use of the logo, including how the logo may be used in advertising. The department may allow a business entity to display a Florida Unique Abilities Partner logo upon designation. A business entity that has not been designated as a Florida Unique Abilities Partner or has elected to discontinue its designated status may not display the logo.
- (7) WEBSITE.—The department shall maintain a website for the program. At a minimum, the website must provide: a list of business entities, by county, that currently have the Florida Unique Abilities Partner designation, updated quarterly; information regarding the eligibility requirements for the designation and the method of application or nomination; and best practices for business entities to facilitate the inclusion of individuals who have a disability, updated annually. The website may provide links to the websites of organizations or other resources that will aid business entities to employ or support individuals who have a disability.

#### (8) INTERAGENCY COLLABORATION.—

- (a) The Agency for Persons with Disabilities shall provide a link on its website to the department's website for the Florida Unique Abilities Partner program.
- (b) On a quarterly basis, the department shall provide the Florida Tourism Industry Marketing Corporation with a current list of all businesses that are designated as Florida Unique Abilities Partners. The Florida Tourism Industry Marketing Corporation must consider the Florida Unique Abilities Partner program in the development of marketing campaigns, and specifically in any targeted marketing campaign for individuals who have a disability or their families.
- (c) The department and CareerSource Florida, Inc., shall identify employment opportunities posted by business entities that currently have the Florida Unique Abilities Partner designation on the workforce information system under s. 445.011, Florida Statutes.

#### (9) REPORT.—

- (a) By January 1, 2016, the department shall provide a report to the President of the Senate and the Speaker of the House of Representatives on the status of the implementation of this section, including the adoption of rules, development of the logo, and development of application procedures
- (b) Beginning in 2016 and each year thereafter, the department's annual report required under s. 20.60, Florida Statutes, must describe in detail the progress and use of the program. At a minimum, the report must include the following information for the most recent year: the number of applications and nominations received; the number of nominations accepted and declined; designations awarded; annual certifications; use of information provided under subsection (8); and any other information deemed necessary to evaluate the program.
- (10) RULES.—The department shall adopt rules to administer this section.
- Section 30. For the 2015-2016 fiscal year, the sums of \$100,000 in recurring funds and \$100,000 in nonrecurring funds from the Special Employment Security Administration Trust Fund are appropriated to the Department of Economic Opportunity for the purpose of funding the development, implementation, and administration of the Florida Unique Abilities Partner program created by this act.
- Section 31. For the 2015-2016 fiscal year, the sums of \$63,664 in recurring funds and \$73,570 in nonrecurring funds from the Insurance Regulatory Trust Fund are appropriated to the Consumer Assistance Program within the Department of Financial Services, and one full-time equivalent position with associated salary rate of 41,114 is authorized for the program for the purpose of implementing the Financial Literacy Program for Individuals with Developmental Disabilities created by this act.
- Section 32. For the 2015-2016 fiscal year, the following sums are appropriated for the purpose of implementing the amendments made by

this act to s. 110.112, Florida Statutes, relating to the employment of individuals who have a disability:

- (1) The sums of \$138,692 in recurring funds and \$26,264 in non-recurring funds are appropriated from the State Personnel System Trust Fund to the Department of Management Services, and two full-time equivalent positions with associated salary rate of 92,762 are authorized.
- (2) The sum of \$88,285 from the General Revenue Fund and the sum of \$76,671 from trust funds within the Human Resource Services appropriation category are appropriated to Administered Funds.

Section 33. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2015.

And the title is amended as follows:

Delete lines 839-899 and insert: An act relating to education; amending s. 446.021, F.S.; revising terms; amending s. 446.032, F.S.; conforming a provision to changes made by the act; requiring the Department of Education, in collaboration with the Department of Economic Opportunity, to identify, develop, and register specified apprenticeship programs; requiring the department to annually submit an accountability report with specified requirements to the Governor, the Legislature, and the Higher Education Coordinating Council; requiring the department to post on its Internet website specified information regarding apprenticeship programs; amending s. 446.045, F.S.; clarifying State Apprenticeship Advisory Council membership; amending s. 446.052, F.S.; requiring the Department of Education, in collaboration with the Department of Economic Opportunity, to identify, develop, and register specified preapprenticeship programs; requiring the department to annually submit an accountability report with specified requirements to the Governor, the Legislature, and the Higher Education Coordinating Council; requiring the department to post on its Internet website specified information regarding preapprenticeship programs; requiring the Department of Education, in collaboration with the Department of Economic Opportunity and CareerSource Florida, Inc., to submit an operational report to the Governor, the Legislature, and the Higher Education Coordinating Council with specified information; providing for expiration; amending s. 446.081, F.S.; clarifying the limitations of certain provisions; amending s. 446.091, F.S.; conforming a provision to a change made by the act; amending s. 446.092, F.S.; revising characteristics of an apprenticeable occupation; creating s. 1001.92, F.S.; requiring the Board of Governors to base state performance funds for the State University System on specified metrics adopted by the board; specifying allocation of the funds; requiring certain funds to be withheld from an institution based on specified performance; requiring the board to submit a report by a specified time to the Governor and the Legislature; requiring the board to adopt rules; amending s. 1002.385, F.S.; revising definitions applicable to the Florida Personal Learning Scholarship Accounts Program; revising scholarship application deadlines and guidelines; revising provisions to conform to the designation of eligible nonprofit scholarship-funding organizations; requiring authorized program funds to support the student's educational needs; requiring the Florida Prepaid College Board to create certain procedures; authorizing parttime private tutoring services by persons meeting certain requirements; authorizing program funds to be spent for specified education programs and services; revising the conditions under which a student's personal learning scholarship account must be closed; revising the responsibilities for school districts; revising requirements for a private school's eligibility to participate in the program; revising responsibilities of the Department of Education and the Commissioner of Education with respect to program administration; revising responsibilities for parents and students to participate in the program; requiring a parent to affirm that program funds are used only for authorized purposes that serve the student's educational needs; revising responsibilities of an organization pertaining to the administration of personal learning scholarship accounts; revising the wait list and priority of approving renewal and new applications; revising the notice requirement of an organization; authorizing accrued interest to be used for authorized expenditures; requiring accrued interest to be reverted as a part of reverted scholarship funds; revising taxable income requirements; removing obsolete audit requirements; requiring the Auditor General to provide a copy of each annual operational audit performed to the Commissioner of Education within a specified timeframe; requiring the department to provide an annual report to the Governor and the Legislature regarding the program; prescribing report requirements; providing for future repeal of provisions pertaining to an implementation schedule of notification and

eligibility timelines; amending s. 1002.395, F.S.; revising the use of eligible contributions by eligible nonprofit scholarship-funding organizations; revising the surety bond requirements for nonprofit scholarshipfunding organizations submitting initial and renewal scholarship program participation applications; amending s. 1009.971, F.S.; revising the powers and duties of the Florida Prepaid College Board to include specified rulemaking authority; amending ss. 1009.98 and 1009.981, F.S.; authorizing a prepaid college plan or a college savings plan to be purchased, accounted for, used, and terminated under certain circumstances; specifying rulemaking requirements applicable to the department; creating s. 1004.084, F.S.; requiring the Board of Governors of the State University System and the State Board of Education to submit annual reports to the Governor and Legislature relating to college affordability; amending s. 1004.085, F.S.; revising provisions relating to textbook affordability to include instructional materials; defining the term "instructional materials"; requiring Florida College System institution and state university boards of trustees to identify wide variances in the costs of, and in the frequency of changes in the selection of, textbooks and instructional materials for certain courses; requiring the boards of trustees to send identified courses to the academic department chairs for review; providing for legislative review and repeal of specified provisions; requiring postsecondary institutions to consult with certain school districts to identify certain practices; requiring cost-benefit analyses relating to textbooks and instructional materials; providing reporting requirements; amending s. 1006.735, F.S.; establishing the Rapid Response Education and Training Program within the Complete Florida Plus Program; requiring the Complete Florida Plus Program to work with Enterprise Florida, Inc., to offer certain education and training commitments to businesses; specifying the duties of the program; requiring reports to the Legislature; requiring the Division of Career and Adult Education within the Department of Education to conduct an analysis and assessment of the effectiveness of the education and training programs; amending s. 1009.22, F.S.; revising the amount by which tuition may vary for the combined total of the standard tuition and out-of-state fees; amending s. 1009.23, F.S.; prohibiting resident tuition at a Florida College System institution from exceeding a specified amount per credit hour; revising the amount by which tuition may vary for the combined total of the standard tuition and out-of-state fees; requiring a Florida College System institution to publicly notice meetings at which votes on proposed tuition or fee increases are scheduled; amending s. 1009.24, F.S.; prohibiting resident undergraduate tuition at a state university from exceeding a specified amount per credit hour; removing authority for a designee of the Board of Governors to establish graduate and professional tuition and out-of-state fees; prohibiting graduate and professional program tuition from exceeding a specified amount; requiring a state university to publicly notice meetings at which votes on proposed tuition or fee increases are scheduled; creating s. 1004.6501, F.S.; providing a short title; providing purposes and legislative intent; defining terms; establishing eligibility requirements for enrollment in the Florida Postsecondary Comprehensive Transition Program; requiring eligible institutions to make student eligibility determinations; establishing the Florida Center for Students with Unique Abilities; specifying the duties of the center and the center director: specifying application requirements for initial approval and renewal of approval; requiring an eligible institution with an approved program to submit an annual report to the center by a specified date; establishing a Florida Postsecondary Comprehensive Transition Program Scholarship for certain qualified students; specifying the requirements for a student to maintain eligibility for the scholarship; providing for the distribution of scholarship funds; requiring an eligible institution to report certain data and information to the center; requiring an eligible institution to certify and report the amount of funds disbursed and undisbursed advances to the center by a specified date; requiring the center, with the Board of Governors and the State Board of Education, to identify program progress and performance indicators; requiring an annual report to the Governor, the President of the Senate, the Speaker of the House of Representatives, the Chancellor of the State University System, and the Commissioner of Education by a specified date; requiring the center, with other stakeholders, to submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives statutory or budget recommendations for the program; requiring the Board of Governors and the State Board of Education, in consultation with the center, to adopt regulations and rules; creating s. 17.68, F.S.; providing legislative findings; establishing the Financial Literacy Program for Individuals with Developmental Disabilities within the Department of Financial Services; requiring the department to develop and implement the program in consultation with specified stakeholders; providing for

the participation of banks, credit unions, savings associations, and savings banks; requiring the program to provide information and other offerings on specified issues to individuals with developmental disabilities and employers in this state; requiring the department to establish on its website a clearinghouse for information regarding the program and to publish a brochure describing the program; requiring, by a specified date, qualified public depositories to make copies of the department's brochure available and provide a hyperlink on their websites to the department's website for the program; reordering and amending s. 110.107, F.S.; revising definitions and defining the term "individual who has a disability"; amending s. 110.112, F.S.; revising the state's equal employment opportunity policy to include individuals who have a disability; requiring each executive agency to annually report to the Department of Management Services regarding the agency's progress in increasing employment among certain underrepresented groups; revising the required content of the department's annual workforce report; requiring the department to develop and implement certain programs geared toward individuals who have a disability; requiring the department to develop training programs by a specified date; requiring each executive agency to develop a plan regarding the employment of individuals who have a disability by a specified date; requiring the department to report to the Governor and the Legislature regarding implementation; requiring the department to compile and post data regarding the hiring practices of executive agencies regarding the employment of individuals who have a disability; requiring the department to assist executive agencies in identifying strategies to retain employees who have a disability; requiring the department to adopt certain rules; specifying that the act does not create any enforceable right or benefit; amending s. 280.16, F.S.; requiring a qualified public depository to participate in the Financial Literacy Program for Individuals with Developmental Disabilities; amending s. 393.063, F.S.; revising the definition of the term "developmental disability" to include Down syndrome; creating the "Employment First Act"; providing legislative intent; providing a purpose; requiring specified state agencies and organizations to develop and implement an interagency cooperative agreement; requiring the interagency cooperative agreement to provide the roles, responsibilities, and objectives of state agencies and organizations; requiring the Department of Economic Opportunity, in consultation with other organizations, to create the Florida Unique Abilities Partner program; defining terms; authorizing a business entity to apply to the department for designation; requiring the department to consider nominations of business entities for designation; requiring the department to adopt procedures for application and designation processes; establishing criteria for a business entity to be designated as a Florida Unique Abilities Partner; requiring a business entity to certify that it continues to meet the established criteria for designation each year; requiring the department to remove the designation if a business entity does not submit yearly certification of continued eligibility; authorizing a business entity to discontinue its use of the designation; requiring the department, in consultation with the disability community, to develop a logo for business entities designated as Florida Unique Abilities Program Partners; requiring the department to adopt guidelines and requirements for use of the logo; authorizing the department to allow a designated business entity to display a logo; prohibiting the use of a logo if a business entity does not have a current designation; requiring the department to maintain a website with specified information; requiring the Agency for Persons with Disabilities to provide a link on its website to the department's website for the Florida Unique Abilities Partner program; requiring the department to provide the Florida Tourism Industry Marketing Corporation with certain information; requiring the department and CareerSource Florida, Inc., to identify employment opportunities posted by employers that receive the Florida Unique Abilities Partner designation on the workforce information system; providing report requirements; requiring the department to adopt rules; providing appropriations; providing effective dates.

On motion by Senator Gaetz, the Senate concurred in **House** Amendment 1 (103497) as amended by Senate Amendment 1 (896550).

CS for SB 602 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-40

Mr. President Altman Benacquisto Abruzzo Bean Bradley

Brandes	Gibson	Richter
Braynon	Grimsley	Ring
Bullard	Hays	Sachs
Clemens	Hukill	Simmons
Dean	Hutson	Simpson
Detert	Joyner	Smith
Diaz de la Portilla	Latvala	Sobel
Evers	Lee	Soto
Flores	Legg	Stargel
Gaetz	Margolis	Thompson
Galvano	Montford	•

Negron

Nays-None

Garcia

### MOTION

On motion by Senator Simmons, by two-thirds vote the following remarks and letter by the President were ordered spread upon the Journal

#### REMARKS

**President Gardiner**: Senators, I appreciate everyone being in their seat. This last series of bills, as well as the water bill, are back in the House. The Department of Corrections bill with its oversight is back in the House. The package for individuals with unique abilities is back in the House. Every major piece of legislation, if we had been in a process where we were negotiating and working together, would not die in the Florida House. Having said that, I've asked the Secretary to read a letter that was just delivered to the Speaker of the House and to the Governor.

By direction of the President, the Secretary read the following letter:

#### COMMUNICATION

The Honorable Steve Crisafulli, Speaker The Florida House of Representatives April 29, 2015

Mr. Speaker,

On Tuesday, April 28, 2015, you adjourned the Florida House of Representatives in contravention of express provisions of the Florida Constitution. Accordingly, I respectfully request that you reconvene your chamber to finish the important work of the people of Florida.

Article III, section 3 of the Florida Constitution, plainly states: "Neither house shall adjourn for more than seventy-two consecutive hours except pursuant to concurrent resolution." Further support for this reading is found in the following subsection of Article III, section 3, granting the Governor the authority to adjourn a session, including the adjournment sine die. This framework, modeled after the United States Constitution, sets up a constitutional framework encouraging cooperation between our chambers and designating the Governor to resolve disputes when our chambers cannot agree on a time to adjourn.

This constitutional parliamentary requirement could not be clearer and trumps our own respective chamber's parliamentary rules. The course of action you have taken is not only unconstitutional; it is unprecedented under our present state constitution. In fact, the last time there was a disagreement between the chambers on when to adjourn, it was resolved by Governor LeRoy Collins in 1956.

While our current parliamentary practices may gloss over this requirement where consent of the other chamber is taken for granted, such consent should never be assumed, particularly where one chamber transmits their bills and abruptly adjourns more than three days early in the 60 day regular session, effectively depriving the other chamber of providing meaningful legislative consent and dialogue.

Your own rules do not support the unilateral actions you have taken. House Rule 13.1 cites Mason's Manual of Legislative Procedure as highly influential in interpreting the House's rules. Section 204-3 of Mason's provides "[n]either the senate nor the house can constitutionally adjourn sine die without the other."

The Senate will remain available to conduct business upon the call of the President until the scheduled expiration of the 2015 Regular Session at 11:59 p.m. on Friday, May 1, 2015. Thank you for your prompt attention to this critical constitutional issue.

Respectfully, Andy Gardiner, President The Florida Senate

#### REMARKS

President Gardiner: The reason we believe that they have violated the Constitution will be debated for many, many years after all of us are gone. What is important for us, as a State, is to understand what the roles of the Senate and the House are. This is not how I expected to spend my first session. Each of you came up here with ideas. I said when vou allowed me to be President that I truly believe that I'm looking at the greatest minds that have ever been brought together in one chamber: Republican and Democrat. For the House to do what they did, to essentially say, "It's our way or the highway, and we're going to take our ball and go home, because we're not getting our way," is wrong. It's wrong for the Senate; it's wrong for the State of Florida. Look at the number of bills that will not make it unless the House comes back by 1:30 p.m. on Friday and takes them up. We'll stay here until 11:59 p.m. or 12 o'clock Friday night. The people of this great State expect it. They expect it, and they deserve it. So we're going to adjourn for the day here in a little bit. It's been sent over; we'll see what they do. I know we'll be ready. If they want to come in, Republicans and Democrats can start at 1:30 p.m. on Friday. Come back in and take up these bills, and let's start talking. I've said it many times, and I believe it: don't fear the debate. Never fear the debate. We don't. So we'll be here, we'll be ready. I'm proud of the Senate.

#### REPORTS OF COMMITTEES

Pursuant to Rule 4.18 the Rules Chair submits the following bills to be placed on the Local Bill Calendar for Wednesday, April 29, 2015: HB 485, CS for HB 593, HB 647, HB 691, CS for HB 725, HB 851, CS for HB 859, CS for HB 861, HB 871, CS for CS for HB 899, HB 969, CS for HB 983, CS for HB 1093, CS for CS for HB 1167, HB 1201, CS for CS for HB 1203, HB 1213, HB 1215, HB 1217, HB 1253, HB 1327, HB 1329, HB 1331, CS for HB 1333, HB 1337, CS for CS for HB 1255.

Respectfully submitted, David Simmons, Rules Chair Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bills to be placed on the Special Order Calendar for Wednesday, April 29, 2015: SB 7060, SB 7062, CS for SB 594, CS for SB 932, SB 1040, CS for CS for CS for SB 1232, CS for CS for SB 918, CS for CS for SB 532, CS for SB 1214, CS for SB 7072.

Respectfully submitted, David Simmons, Rules Chair Bill Galvano, Majority Leader Arthenia L. Joyner, Minority Leader

## MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

## EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

The Secretary of State has certified that pursuant to the provisions of section 114.05, Florida Statutes, certificates subject to confirmation by the Senate have been prepared for the following:

For Term
Office and Appointment Ending

Board of Professional Geologists

Appointee: Meeks, Norman R., Valrico 10/31/2018

Board of Orthotists and Prosthetists

Appointee: Cheong, David, Tampa 10/31/2017

Referred to the Committee on Ethics and Elections.

#### CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 28 was corrected and approved.

#### **CO-INTRODUCERS**

Senator Altman—SB 380

#### ADJOURNMENT

On motion by Senator Simmons, the Senate adjourned at 3:12 p.m. to reconvene upon call of the President.



# Journal of the Senate

Number 20—Regular Session			Friday, May 1, 2015		
	CONTENTS		Office and .	Appointment	For Term Ending
	ss, Appointment Reports		•	of Florida Keys Community College Spottswood, Elena G.	05/31/2018
REPORT	S OF COMMITTEE RELATIN EXECUTIVE BUSINESS	NG TO	Board of Trustees Appointee:	of Indian River State College Schirard, J. Brantley, Jr.	05/31/2018
Ms. Debbie Brown Secretary of The F	1	May 1, 2015	Board of Trustees Appointees:	of Florida Gateway College Norris, Suzanne M. Tepedino, Miguel J.	05/31/2017 05/31/2018
Dear Madam Secr	etary:		Board of Trustees of State College of Florida, Manatee-		
The following e	executive appointments were referred t	to the Senate	Sarasota Appointee:	Long, John Robert	05/31/2018
Committee on Ethics and Elections for action pursuant to Rule 12 the Rules of the Florida Senate. The Senate Committee on Ethics Elections did not consider the following appointments and the apprecess were left pending and were not acted on by the Senate upon		on Ethics and d the appoin-	Board of Trustees Appointee:	of Miami-Dade College Leon, Benjamin, III	05/31/2018
	2015 Regular Session of the Florida Leg		Board of Trustees Appointee:	of North Florida Community College Washington, William D.	05/31/2018
Office and a	Appointment ture	Ending	Board of Trustees Appointee:	of Palm Beach State College Dowd, John W., III	05/31/2018
Appointees:	Moreau, Steve Simmons Brown, Michelle A.	10/31/2017 10/31/2015	Board of Trustees Appointees:	of Pensacola State College Dawson, Patrick R. Lacz, Kevin Robert	05/31/2017 05/31/2018
Appointees:	cure and Interior Design Costoya, Francisco, Jr. Fishburne, Kenan Ann O'Doski, Ivette Arango	10/31/2018 10/31/2018 10/31/2018	Board of Trustees Appointee:	of St. Petersburg College Gibbons, Deveron M.	05/31/2018
Board of Athletic 'Appointees:	,	10/31/2018	Board of Trustees Appointee:	of Santa Fe College Fletcher, G.W. Blake	05/31/2017
11ppointees.	McDougal, Billy J. Riddle, Kari	10/31/2018 10/31/2018	Board of Trustees Appointee:	of Seminole State College Bauer, Jeffrey M.	05/31/2018
Barbers' Board Appointees:	Rodriguez, Lionel M. Wold, Veronica F.	10/31/2018 10/31/2017	Board of Trustees Appointee:	of Valencia College Gonzalez, Linda Landman	05/31/2018
Florida Building ( Board	Code Administrators and Inspectors		Construction Indu Appointee:	astry Licensing Board Allocco, Andrew	10/31/2018
Appointee:	Gathright, Richard	10/31/2018	Board of Trustees the Blind	for the Florida School for the Deaf and	
Florida Building ( Appointee:	Commission Goff, Richard L.	01/21/2019	Appointees:	DiGonzalez, Linda Hadley, Ralph V., III	02/07/2019 11/20/2017
	Social Work, Marriage and Family Lental Health Counseling Andrade, Fabio A.	10/31/2016	Florida Developm Appointees:	ent Finance Corporation Davis, Daniel J. Hale, Kevin C.	05/02/2018 05/02/2018
Regulatory Counci	il of Community Association Managers Riddle, Lisa Ann	10/31/2016	Florida Elections Appointee:	Commission Scott, Thomas	12/31/2016
Florida Communit Appointee:	ties Trust Bell, Lynda	01/31/2019	Electrical Contrac Appointee:	ctors' Licensing Board Cannava, John E.	10/31/2018
Florida Commissio Appointee:	on on Community Service Aloupis, Vance A.	09/14/2017	Board of Professio Appointees:	onal Engineers Fleming, Charles Kevin Howard, Elizabeth B.	10/31/2018 10/31/2018
Board of Trustees Appointee:	of College of Central Florida Edgar, William H.	05/31/2018	Board of Professio Appointees:	,	10/31/2018
Board of Trustees Appointee:	of Chipola College Padgett, John W.	05/31/2018	**	Dale, Mervin W. Meeks, Norman R.	10/31/2017 10/31/2018

Office and I	Appointment	For Term Ending	Office and I	Appointment	For Term Ending
Citrus County Hos Appointees:	spital Board Bartell, Allan E. Wallis, B. Jeffrey	07/11/2017 07/07/2016	South Florida Reg Appointees:	ional Planning Council, Region 11 Asseff, Patricia T. Goldberg, Cary A.	10/01/2016 10/01/2015
Florida Commissio Appointees:	on on Human Relations Graber, James Jeffrey Pichard, Jay B.	09/30/2015 09/30/2016	Board of Respirate Appointee:	Frey, Joseph A.	10/31/2015
Florida Inland Na Appointees:	vigation District Crowley, T. Spencer	01/09/2019	Appointee:	sportation Authority Jolly, Arezou C.	05/31/2018
rippointees.	Donaldson, Don G. Isiminger, Charles C. Self, Lynette	01/09/2019 01/09/2019 01/09/2019	Florida Transporta Appointee:	Wright, Kenneth W.	09/30/2018
Investment Adviso Appointees:	ory Council Daniels, Leslie B.	12/12/2018	Appointee:	sistance Appeals Commission Epsky, Thomas D.	06/30/2016
rippointees.	Jones, J. Robert, Jr. Price, Michael F.	02/01/2019 12/12/2018	Governing Board of Management Di Appointees:	of the St. Johns River Water strict Drake, Charles W. Howse, Ronald S.	03/01/2019 03/01/2019
Board of Landscap Appointee:	e Architecture Kissinger, Paul D.	10/31/2018	Governing Board of Management Di	of the South Florida Water	03/01/2019
Governor's Mansic Appointee:	on Commission Bear, Belle Y.	09/30/2018	Appointees:	Barber, Frederick T., III Moran, James J.	03/01/2019 03/01/2019
Board of Medicine Appointee:	Orr, James W., Jr.	10/31/2018	Big Cypress Basin Management Di Appointee:	Board of the South Florida Water strict Haskins, Ralph H.	03/01/2018
Board of Nursing Appointees:	Connors, Leonard J. Forst, Diana Orantes	10/31/2018 10/31/2018	Governing Board of Management Di Appointees:	of the Southwest Florida Water strict Maggard, Randall "Randy"	03/01/2019
Board of Nursing Appointees:	Home Administrators Lipman, Scott Phelan, William J.	10/31/2018 10/31/2017	Appointees.	Moran, Michael A. Senft, H. Paul, Jr.	03/01/2019 03/01/2019 03/01/2019
Board of Occupation Appointee:	onal Therapy Practice Spafford, James F.	10/31/2018	Governing Board of Management Di Appointee:	of the Suwannee River Water strict Brown, Kevin W.	03/01/2019
Board of Optometr Appointee:	ry Spear, Carl H.	10/31/2018	Board of Trustees, Appointee:	, Florida Atlantic University Dennis, Michael T.B.	01/06/2020
Board of Orthotist Appointee:	s and Prosthetists Cheong, David	10/31/2017	Board of Trustees, Appointee:	, University of Central Florida Garvy, Robert A.	01/06/2020
Board of Osteopat Appointee:	hic Medicine Schwemmer, Sandra	10/31/2018	Board of Trustees, Appointees:	, Florida State University Buzzett, William A. Sasser, Bobby L.	01/06/2020 01/06/2020
Board of Physical Appointee:	Therapy Practice Pabian, Patrick S.	10/31/2018		Sembler, Brent W. , New College of Florida	01/06/2020
Board of Pilot Con Appointee:	nmissioners Jaccoma, Michael Z.	10/31/2018	Appointees:	Johnston, William R. Schulaner, Felice	01/06/2020 01/06/2020
Diversified Ente Appointee:	Hunter, Donald C.	09/30/2017	Board of Trustees, Appointees:	Florida Polytechnic University Hallion, Richard P., Jr. Scaringe, Robert P. Stork, Robert W. Wilson, Donald H.	07/15/2019 06/30/2017 06/30/2018 07/15/2019
Florida Real Estat Appointee:	e Appraisal Board Harris, Joshua A.	10/31/2017		, University of Florida Zucker, Anita G.	
North Central Flor Region 3 Appointees:	rida Regional Planning Council,  Haas, Sandra K. Hunter, William H. Montgomery, James H. Webb, T. Daniel	10/01/2016 10/01/2015 10/01/2016 10/01/2015	Appointees:  Board of Trustees,	, University of North Florida Munoz, Oscar Tanzler, Hans G., III , University of South Florida	01/06/2020 01/06/2020 01/06/2020
Southwest Florida Appointee:	Regional Planning Council, Region 9 Mulhere, Robert J.	10/01/2017	Appointees:	Lamb, Brian D. Mullis, Harold W., Jr. Zimmerman, Jordan	01/06/2020 01/06/2020 01/06/2020
Treasure Coast Re Appointees:	egional Planning Council, Region 10 Llano, Mark Allen Overdorf, Tobin R.	10/01/2015 10/01/2017	Board of Trustees, Appointees:	, University of West Florida Jones, Robert L. Terry, Bentina C.	01/06/2020 01/06/2020

The following executive appointments were referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections considered and recommended the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

For Term
Office and Appointment Ending

Board of Trustees of St. Johns River State College Appointees: Bramlitt, Denise M.

Bramlitt, Denise M. 05/31/2018 Duren, Joseph M., Sr. 05/31/2018

Board of Medicine

Appointee: Dolin, Gary N. 10/31/2018

The following executive appointment was referred to the Senate Appropriations Subcommittee on Criminal and Civil Justice, the Senate Committee on Criminal Justice, and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Appropriations Subcommittee on Criminal and Civil Justice and the Senate Committee on Criminal Justice considered and recommended the following appointment. The Senate Committee on Ethics and Elections did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment For Term
Ending

Secretary of Corrections

Appointee: Jones, Julie Pleasure of Governor

The following executive appointment was referred to the Appropriations Subcommittee on Transportation, Tourism, and Economic Development, the Senate Committee on Commerce and Tourism, and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Appropriations Subcommittee on Transportation, Tourism, and Economic Development and the Senate Committee on Commerce and Tourism considered and recommended the following appointment. The Senate Committee on Ethics and Elections did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment For Term
Ending

Executive Director, Department of Economic Opportunity

Appointee: Panuccio, Jesse Pleasure of Governor

The following executive appointments were referred to the Senate Committee on Children, Families, and Elder Affairs and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Children, Families, and Elder Affairs considered and recommended the following appointments. The Senate Committee on Ethics and Elections did not consider the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment

Secretary of Children and Families
Appointee: Carroll, Mike

Pleasure of
Governor

Director, Agency for Persons with Disabilities

Appointee: Palmer, Barbara Jo Pleasure of Governor

Secretary of Elderly Affairs

Appointee: Verghese, Samuel P. Pleasure of Governor

The following executive appointment was referred to the Senate Committee on Commerce and Tourism and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Commerce and Tourism considered and recommended the following appointment. The Senate Committee on Ethics and Elections did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment For Term
Ending

Board of Directors, Enterprise Florida, Inc.

Appointee: Biter, Jesse 09/30/2018

The following executive appointments were referred to the Senate Committee on Criminal Justice and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Criminal Justice considered and recommended the following appointments. The Senate Committee on Ethics and Elections did not consider the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment For Term
Ending

Secretary of Juvenile Justice

Appointees:

Appointee: Daly, Christina K. Pleasure of Governor

Executive Director of Department of Law Enforcement Appointee: Swearingen, Richard L.

Pleasure of Governor and Cabinet

03/01/2019

03/01/2018

The following executive appointments were referred to the Senate Committee on Environmental Preservation and Conservation and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Environmental Preservation and Conservation considered and recommended the following appointments. The Senate Committee on Ethics and Elections did not consider the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment	For Term Ending
Environmental Regulation Commission Appointee: Walton, Sarah St. John	07/01/2017
Secretary of Environmental Protection Appointee: Steverson, Jonathan Paul	Pleasure of Governor
Fish and Wildlife Conservation Commission Appointee: Hanas, Richard L.	08/01/2017
Governing Board of the Northwest Florida Water Management District	

Executive Director of Northwest Florida Water

Management District

Appointee: Cyphers, Brett J. Pleasure of the Board

Governing Board of the South Florida Water Management District

Alter, John W.

Dunbar, Marc W.

Appointee: Peterson, Melanie 03/01/2018 Governing Board of the Southwest Florida Water

 $\begin{array}{cccc} \text{Management District} & & & & \\ \text{Appointees:} & \text{Adams, Jeffrey M.} & & & & \\ & \text{Armstrong, Elijah D., III} & & & & \\ & & & & & \\ \end{array}$ 

The following executive appointment was referred to the Senate Committee on Governmental Oversight and Accountability and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Governmental Oversight and Accountability and the Senate Committee on Ethics and Elections considered and recommended the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment

For Term Ending

Secretary of Management Services

Poppell, Patterson Chad Appointee:

Pleasure of Governor

The following executive appointments were referred to the Senate Committee on Governmental Oversight and Accountability and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Governmental Oversight and Accountability considered and recommended the following appointments. The Senate Committee on Ethics and Elections did not consider the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment

For Term Ending

Secretary of State

Appointee: Detzner, Kenneth W. Pleasure of Governor

Executive Director, Agency for State Technology

Allison, Jason M. Appointee:

Pleasure of Governor

The following executive appointment was referred to the Senate Committee on Health Policy and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Health Policy and the Senate Committee on Ethics and Elections considered and recommended the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment

For Term Ending

Pleasure of Governor

Secretary of Health Care Administration

Dudek, Elizabeth Appointee:

The following executive appointment was referred to the Senate Committee on Health Policy and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Health Policy considered the executive appointment but the appointee was temporarily postponed and no recommendation was made. The Senate Committee on Ethics and Elections did not consider the following appointment and the appointee

was left pending and was not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

> For Term Ending

Office and Appointment

State Surgeon General

Armstrong, John H. Appointee:

Pleasure of Governor

The following executive appointments were referred to the Senate Committee on Regulated Industries and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Regulated Industries considered and recommended the following appointments. The Senate Committee on Ethics and Elections did not consider the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment

For Term Ending

Secretary of Business and Professional Regulation Lawson, Kenneth E. Appointee:

Pleasure of Governor

Secretary of the Department of the Lottery Appointee: O'Connell, Cynthia F.

Pleasure of Governor

The following executive appointment was referred to the Senate Committee on Transportation and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Transportation and the Senate Committee on Ethics and Elections considered and recommended the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2015 Regular Session of the Florida Legislature:

Office and Appointment

For Term Ending

Secretary of Transportation

Appointee: Boxold, James C. Pleasure of Governor

Respectfully submitted. Garrett Richter, Chair

Ms. Debbie Brown Secretary of the Florida Senate May 1, 2015

Dear Madam Secretary:

Please be advised that the following executive appointments were referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the following appointments because the terms of the appointees had expired:

Office and Appointment

For Term. Ending

02/07/2015

Board of Trustees for the Florida School for the Deaf and

the Blind

Appointee: DiGonzalez, Linda

Board of Hearing Aid Specialists

Appointee: Dechmerowski, Pamela Garber 10/31/2014

Board of Nursing

Appointee: Forst, Diana Orantes 10/31/2014

Board of Pharmacy

Adams, Winfield S. 10/31/2014 Appointee:

Board of Speech-Language Pathology and Audiology

Appointees: Guerreiro, Sergio M. 10/31/2014 Rutland, Kristen 10/31/2014

The following executive appointment was referred to the Senate Committee on Higher Education and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Higher Education and the Senate Committee on Ethics and Elections did not consider the following appointment because the term of the appointee had expired:

Office and Appointment

For Term Ending

Board of Trustees, University of Florida Brandon, David Lee Appointee:

01/06/2015

The following executive appointment was referred to the Senate Committee on Ethics and Elections and the Senate Committee on Governmental Oversight and Accountability for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Governmental Oversight and Accountability and the Senate Committee on Ethics and Elections did not consider the following appointment because the term of the appointee had expired:

Office and Appointment

For Term Ending

Interim State Chief Information Officer Appointee: Allison, Jason M.

Pleasure of Governor

The following executive appointment was referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the following appointment because the appointee resigned:

Office and Appointment

For Term Ending

Education Practices Commission Appointee: Eisen, Michael

09/30/2016

Respectfully submitted, Garrett Richter, Chair

Ms. Debbie Brown Secretary of the Florida Senate May 1, 2015

Dear Madam Secretary:

Please be advised that the following appointments were not received by the Florida Senate for consideration in the 2015 Regular Session. Therefore, pursuant to s. 114.05(1)(e), F.S., the Senate took no action on these appointments during the regular session immediately following the effective date of the appointment.

Office and A	Appointment	For Term Ending
Board of Chiroprae Appointee:	ctic Medicine Fox, Christopher J.	02/19/2015
Board of Clinical I Appointee:	aboratory Personnel Hernandez, Alvaro A.	02/19/2015
	on on Community Service Rovira-Forino, Maritza Seevers, Sarah E. Wheelock, Sherry	02/24/2015 02/24/2015 02/24/2015
	of Gulf Coast State College Patronis, Katie L.	02/13/2015
	of Santa Fe College McRae, Arley Oody, Jeffrey L.	02/25/2015 02/25/2015
	on on Human Relations Turner, Sandra	02/19/2015

Respectfully submitted, Garrett Richter, Chair

# **CO-INTRODUCERS**

Senator Stargel—CS for CS for CS for SB 248, CS for CS for SB 290, CS for CS for SB 318, and CS for CS for SB 656.

# **ADJOURNMENT**

The Senate having not reconvened, the hour of 11:59 p.m., May 1 having arrived, the 2015 Regular Session expired and the Senate stood adjourned sine die.

# **CERTIFICATE**

THIS IS TO CERTIFY that the foregoing pages, numbered 1 through 820, inclusive, are and constitute a complete, true and correct journal and record of the proceedings of the Senate of the State of Florida at the Forty-seventh Regular Session of the Legislature, convened under the Constitution as revised in 1968, held from March 3 through May 1, 2015. Additionally, there has been included a record of the transmittal of Acts and Resolutions and actions taken by the Governor subsequent to the sine die adjournment of the Regular Session.

Debbie Brown

Secretary of the Senate

Debbie Grown

Tallahassee, Florida May 22, 2015

# Final Reports After Adjournment Sine Die — Regular Session 2015

# **ENROLLING REPORTS**

SB 94, CS for SB 132, CS for SB 144, SB 158, CS for SB 160, CS for SB 172, SB 184, CS for CS for SB 186, CS for SB 200, CS for CS for SB 222, CS for CS for SB 228, CS for CS for CS for SB 248, CS for CS for CS for SB 252, CS for SB 264, CS for CS for SB 278, CS for CS for SB 290, CS for CS for CS for SB 296, SB 332, CS for CS for CS for SB 342, CS for SB 378. CS for CS for SB 396, SB 408, CS for CS for SB 420, SB 446, SB 450, SB 456, CS for SB 466, SB 520, SB 522, CS for SB 526, CS for CS for SB 538, SB 570, CS for CS for SB 596, CS for SB 604, CS for CS for SB 608, CS for SB 620, CS for SB 642, CS for CS for SB 644, CS for CS for SB 646, SB 672, SB 676, CS for SB 682, SB 694, CS for CS for SB 716, CS for CS for SB 766, CS for CS for SB 778, CS for CS for SB 806, CS for SB 836, CS for CS for SB 872, CS for SB 904, CS for SB 954, SB 982, SB 984, SB 1010, CS for CS for CS for SB 1094, CS for CS for SB 1216, CS for SB 1312, SB 7008, SB 7010, SB 7012, SB 7016, CS for SB 7018, SB 7024, SB 7028, SB 7032, CS for SB 7034, CS for CS for SB 7040, and CS for SB 7078 have been enrolled, signed by the required Constitutional Officers, and presented to the Governor on May 7, 2015.

SM 1422 has been enrolled, signed by the required Constitutional Officers, and filed with the Secretary of State on May 7,2015.

Debbie Brown, Secretary

# MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he had filed with the Secretary of State the following bills which he approved—

SB 94, CS for SB 132, CS for CS for SB 186, CS for SB 200, CS for CS for CS for SB 222, CS for SB 264, SB 332, CS for CS for CS for SB 342, CS for CS for SB 420, SB 446, SB 456, SB 520, SB 522, CS for SB 526, CS for CS for SB 538, CS for SB 682, CS for CS for SB 766, CS for CS for SB 872, SB 984, SB 1010, CS for CS for SB 1216, CS for SB 7018, and CS for CS for SB 7040 on May 14, 2015.

CS for CS for SB 228 on May 15, 2015.

CS for SB 144, SB 158, CS for SB 172, SB 184, CS for CS for CS for SB 248, CS for CS for CS for SB 252, CS for CS for SB 278, CS for CS for SB 290, CS for CS for SB 296, CS for SB 378, CS for CS for SB 396, SB 408, SB 450, CS for SB 466, SB 570, CS for CS for SB 596, CS for SB 604, CS for CS for SB 608, CS for SB 620, CS for SB 642, CS for CS for SB 644, CS for CS for SB 646, SB 672, SB 676, SB 694, CS for CS for SB 716, CS for CS for SB 778, CS for CS for SB 806, CS for SB 836, CS for SB 904, CS for SB 954, SB 982, CS for CS for SB 1094, CS for SB 1312, SB 7008, SB 7010, SB 7012, SB 7016, SB 7024, SB 7028, SB 7032, CS for SB 7034, and CS for SB 7078 on May 21, 2015.

CS for SB 160 on May 22, 2015.

# **INDEX**

# TO THE

# JOURNAL OF THE SENATE

# MARCH 3 THROUGH MAY 1, 2015

How to Find or Trace a Bill.	823	Subject Index of Senate and House Bills, Resolutions and
Members of the Senate; Bills Introduced; and		Memorials
Committee Assignments	825	Numerical Index of Senate Bills, Resolutions and Memorials
Bills, Resolutions and Memorials Introduced by Committees	829	with Subject, Sponsor and Disposition
Miscellaneous Subject Index	831	Numerical Index of House Bills, Resolutions and Memorials
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# HOW TO FIND OR TRACE A BILL, RESOLUTION OR MEMORIAL

When the bill, resolution or memorial number is unknown, use the:

When the bill, resolution or memorial number is known, use the:

# SUBJECT INDEX OF SENATE AND HOUSE BILLS, RESOLUTIONS AND MEMORIALS.

# The subject matter of each bill is indexed and crossindexed in an alphabetical arrangement, using topics of catchwords related closely to the subject matter. This is followed by the number of the bill, resolution or memorial.

# NUMERICAL INDICES OF SENATE AND HOUSE BILLS, RESOLUTIONS AND MEMORIALS.

Each bill is listed in numerical order. Opposite each bill number is the subject, the name of introducer, the page numbers where the bill involved appears in the journal, and the final status of the bill.

# Tracing all Senate and House Actions

It is possible to trace the progress of legislation from introduction to final disposition, step by step, as it is recorded on the various pages of the Senate Journal by looking at the pages referred to in the numerical index.

To follow the progress of Senate legislation passed by the Senate and sent to the House, use the indices contained in the House Journal to trace House action.

# JOURNAL OF THE SENATE

# MEMBERS OF THE SENATE; BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED; AND COMMITTEE ASSIGNMENTS

# REGULAR SESSION March 3 through May 1, 2015

[Source: Office of Legislative Services]

# (Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

# ABRUZZO, JOSEPH—25th District

Introduced: 156, 358, 368, 514, 732, 740, 804, 900, 1016, 1112, 1116, 1132, 1206, 1234, 1256, 1272, 1328, 1358, 1396, 1416, **1422**, 1426, 1430, 1434, 1488

Co-Introduced: 2, 94, 132, 150, 188, 268, 280, 602, 1270, 7022

Committees: Finance and Tax, Vice Chair; Appropriations Subcommittee on Health and Human Services; Communications, Energy, and Public Utilities; Community Affairs; Fiscal Policy; Regulated Industries; and Joint Legislative Auditing Committee, Alternating Chair

#### ALTMAN, THAD—16th District

Introduced: 192, 194, 198, 328, 338, 414, 442, 588, 590, 598, 658, 664, 712, 898, 908, 910, 1082, 1120, 1126, 1344, 1386, 1398, 1510, 1532 Co-Introduced: 2, 112, **132**, 380, 394, 602, **620**, 674, 876, 1296, **1422**, 1430, 7022

Committees: Military and Veterans Affairs, Space, and Domestic Security, Chair; Children, Families, and Elder Affairs, Vice Chair; Appropriations; Appropriations Subcommittee on General Government; Environmental Preservation and Conservation; and Finance and Tax

# BEAN, AARON-4th District

Introduced: 86, 100, **144**, 190, 196, **424**, 440, 478, 516, 628, 792, **904**, 912, 1044, 1066, **1068**, 1208, 1254, 1260, 1292, 1296, 1466, 1476, 1482, **1620** 

Co-Introduced: 2, 602, 622, 7022 Local Bill—Co-Introduced: 22

Committees: Health Policy, Chair; Appropriations Subcommittee on Health and Human Services; Commerce and Tourism; Fiscal Policy; Judiciary; Regulated Industries; and Joint Administrative Procedures Committee

# BENACQUISTO, LIZBETH—30th District

Introduced: **450**, 542, **642**, **644**, **646**, **676**, 728, 842, **1378**, 1552 Co-Introduced: 2, 602, **1598**, 7022

Committees: Banking and Insurance, Chair; Appropriations, Vice Chair; Appropriations Subcommittee on Health and Human Services; Education Pre-K - 12; Higher Education; Judiciary; Rules; and Joint Legislative Auditing Committee

# BRADLEY, ROB-7th District

Introduced: 162, **172**, 202, 212, 216, 260, **264**, 380, **446**, 760, 838, 1098, 1170, 1306, 1314, 1414, 1462, **1574** 

Co-Introduced: 2, 92, 290, 590, 602, 604, 7022

Local Bill—Introduced: 22

Committees: Regulated Industries, Chair; Fiscal Policy, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Communications, Energy, and Public Utilities; Community Affairs; Criminal Justice; and Joint Legislative Auditing Committee

# BRANDES, JEFF—22nd District

Introduced: 240, 242, 258, **290**, 394, 400, 402, **522**, 528, 612, 692, 886, 896, 934, 936, 990, 1052, 1084, 1088, **1094**, 1118, 1138, 1184, 1186, 1198, 1200, 1202, 1326, 1486, 1530, 1534, 1554, 1626, 1664, **1668** Co-Introduced: 2, 212, **264**, 602, 7022

Committees: Transportation, Chair; Community Affairs, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Criminal Justice; Education Pre-K - 12; Judiciary; and Joint Committee on Public Counsel Oversight

# **BRAYNON II, OSCAR—36th District**

Introduced: 50, **456**, 480, 482, **984**, 986, **1010**, 1040, 1042, 1056, 1096, 1124, 1288, 1334, 1336, 1342, 1354, 1356, 1442, 1458, 1506, 1512

Co-Introduced: 2, 602, 604, 1032, 1348, 7022

Local Bill—Introduced: 42, 56

Committees: Appropriations Subcommittee on General Government, Vice Chair; Ethics and Elections; Health Policy; Higher Education; Regulated Industries; Transportation; and Joint Legislative Budget Commission

# **BULLARD, DWIGHT—39th District**

Introduced: 48, 114, 354, 356, 508, 610, 670, 750, 754, 756, 884, 890, 892, 928, 946, 966, 992, 1004, 1014, 1092, 1100, 1104, 1152, 1176, 1238, 1294, 1300, 1322, 1370, **1392**, 1406, 1418, 1450, 1470, 1544, **1572**, **1654**, **1656** 

Co-Introduced: 2, 156, 166, 208, 214, 254, 280, 300, 346, **378**, 438, 602, **1348**, 1496, 7022

Committees: Transportation, Vice Chair; Agriculture; Appropriations Subcommittee on Education; Education Pre-K - 12; Governmental Oversight and Accountability; and Joint Administrative Procedures Committee

# CLEMENS, JEFF—27th District

Introduced: 126, 204, 208, 214, **228**, 254, 326, 392, 548, 902, 1034, 1204, 1278, 1310, 1460

Co-Introduced: 2, 166, 186, 320, 514, 602, 1038, 7022

Committees: Appropriations Subcommittee on Transportation, Tourism, and Economic Development, Vice Chair; Banking and Insurance; Criminal Justice; Education Pre-K - 12; Ethics and Elections; and Fiscal Policy

# DEAN, CHARLES S. "CHARLIE", SR.—5th District

Introduced: 142, 230, 244, 330, 372, 410, **570**, 576, 578, 580, 582, 584, 586, **672**, 680, 814, 876, 918, 1028, 1080, 1236, 1244, 1464, 1548, **1580**, **1610** 

Co-Introduced: 2, 132, 602, 746, 7022

Committees: Environmental Preservation and Conservation, Chair; Agriculture, Vice Chair; Appropriations Subcommittee on General Government; Children, Families, and Elder Affairs; Communications, Energy, and Public Utilities; and Community Affairs

# DETERT, NANCY C.—28th District

Introduced: 312, **396**, 406, 434, 472, 488, 496, 500, 638, 640, 888, 940, 968, 1030, 1046, 1226, 1246, 1338, 1452, 1522, 1612, **1640**Co-Introduced: 2, 206, 318, **378**, 602, 736, 1214, 7022, 7048

Committees: Commerce and Tourism, Chair; Education Pre-K - 12, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Children, Families, and Elder Affairs; and Joint Administrative Procedures Committee

# DIAZ DE LA PORTILLA, MIGUEL-40th District

Introduced: 108, 134, **278**, 284, 286, 318, 324, 412, 678, 696, 828, 852 Co-Introduced: 2, 602, **716**, **866**, 1032, 1180, 7022

Local Bill—Introduced: 26, 28, 34, 36

Committees: Judiciary, Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Community Affairs; Finance and Tax; Regulated Industries; and Rules

# **EVERS, GREG—2nd District**

Introduced: **158**, **160**, 164, 176, 180, **184**, 236, 540, 648, 674, 758, 764, 786, 796, 824, 826, 846, 1054, 1072, 1228, 1302, 1374, 1376, 1382, 1408, 1412, 1424, 1432, 1496, 1502, 1516, 1528, 1540, 1636, 1670

Co-Introduced: 2, 290, 304, 602, 1220, 7022

Committees: Criminal Justice, Chair; Appropriations Subcommittee on Criminal and Civil Justice; Communications, Energy, and Public Utilities; Environmental Preservation and Conservation; Military and Veterans Affairs, Space, and Domestic Security; and Transportation

# FLORES, ANITERE—37th District

Introduced: 70, 74, 350, 352, 448, **452**, 460, **466**, 536, **604**, 650, 652, 698, 722, 724, 734, **866**, 938, 972, 976, 1006, 1008, 1106, 1108, 1110, 1276, 1514, 1536, 1546, **1630** 

Co-Introduced: 2, 294, 438, 602, 670, 1348, 7022

Local Bill—Introduced: 72, 76, 78, 80

Committees: Fiscal Policy, Chair; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; Ethics and Elections; Finance and Tax; Health Policy; and Regulated Industries

# GAETZ, DON-1st District

Introduced: 320, **426**, 602, 606, 768, 784, 802, 942, 948, 1142, 1372 Co-Introduced: 2, **104**, 118, **172**, **184**, 206, 230, 240, 312, 322, 358, 382, 388, **396**, **422**, **450**, 486, 518, 548, 714, 724, 1114, **1312**, 1326, **1422**, 7022, 7030

Committees: Appropriations Subcommittee on Education, Chair; Appropriations; Education Pre-K - 12; Ethics and Elections; Health Policy; Higher Education; and Rules

# GALVANO, BILL—26th District

Co-Introduced: 2, 206, 602, 7022, 7030

Local Bill—Co-Introduced: 22

Committees: Agriculture; Appropriations; Appropriations Subcommittee on Education; Education Pre-K - 12; Health Policy; Rules; and Joint Legislative Budget Commission

# GARCIA, RENE—38th District

Introduced: 292, 294, **296**, **298**, 300, 304, 306, 308, **378**, 384, **422**, 510, 516, 632, 810, **812**, 818, 820, 858, 860, 952, **954**, 1048, 1154, 1384, 1454, 1518, **1562**, **1618** 

Co-Introduced: 2, 438, 602, 866, 1348, 7022

Committees: Appropriations Subcommittee on Health and Human Services, Chair; Agriculture; Appropriations; Children, Families, and Elder Affairs; Communications, Energy, and Public Utilities; Education Pre-K - 12; Health Policy; and Joint Legislative Budget Commission

# GARDINER, ANDY-13th District

Introduced: 1642, 1644, 1646, 1648, 1652

Co-Introduced: 2, 602, 7022

# GIBSON, AUDREY—9th District

Introduced: 210, 336, 378, 386, 518, 666, 1022, 1076, 1394, 1436
Co-Introduced: 118, 186, 224, 240, 368, 382, 602, 908, 982, 1046, 1082, 1602, 1658, 7022

Local Bill—Co-Introduced: 22

Committees: Criminal Justice, Vice Chair; Military and Veterans Affairs, Space, and Domestic Security, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Communications, Energy, and Public Utilities; Rules; and Joint Legislative Auditing Committee

# GRIMSLEY, DENISE—21st District

Introduced: 46, **332**, 340, **420**, 468, 476, **520**, **526**, 532, 614, 618, **682**, 684, 710, 714, 738, 816, **844**, 974, 1150, 1220

Co-Introduced: 2, 164, 602, 606, 7022 Local Bill—Introduced: 44, 82

Committees: Communications, Energy, and Public Utilities, Chair; Agriculture; Appropriations; Appropriations Subcommittee on Health and Human Services; Health Policy; Transportation; Joint Administrative Procedures Committee, Alternating Chair; and Joint Legislative Budget Commission

# HAYS, ALAN-11th District

Introduced: 96, 112, 118, 130, 136, 154, 182, 232, **428**, 552, **596**, **716**, **776**, **778**, 850, 924, 1000, 1134, 1210, 1230, 1242, 1290, 1308, 1390, **1616**, 1632

Co-Introduced: 2, 190, 224, 250, 322, 544, 590, 602, 606, 978, 7022

Committees: Appropriations Subcommittee on General Government, Chair; Governmental Oversight and Accountability, Vice Chair; Appropriations; Environmental Preservation and Conservation; Ethics and Elections; and Fiscal Policy

# **HUKILL, DOROTHY L.—8th District**

Introduced: 92, 102, **104**, **106**, 110, 138, 140, **178**, 206, **222**, 282, 316, 544, 752, **766**, **872**, 950, 1064, 1136 Co-Introduced: 2, 602, **1580**, 7022

Committees: Finance and Tax, Chair; Communications, Energy, and Public Utilities, Vice Chair; Appropriations; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Fiscal Policy; and Joint Committee on Public Counsel Oversight

# JOYNER, ARTHENIA L.—19th District

Introduced: 38, 88, **94**, 98, **132**, 162, **174**, 334, 464, 478, **550**, 630, 808, 834, 1194, 1224, 1438, 1472, **1584**, **1602**, **1672**Co-Introduced: 2, 102, **296**, 482, 602, **1658**, 7022

Committees: Appropriations Subcommittee on Criminal and Civil Justice, Vice Chair; Appropriations; Health Policy; Higher Education; Judiciary; Rules; and Joint Legislative Budget Commission

## LATVALA, JACK-20th District

Introduced: **186**, **200**, 226, 288, **430**, 534, 636, 656, 662, 668, **836**, 856, 922, 1172, 1180, 1182, 1214, 1304, 1318, 1324, 1340, 1368, 1456, 1500, 1558, 1560, **1564**, **1568**, **1578**, **1674** 

Co-Introduced: 2, 92, 102, 112, 126, 136, **158**, 224, 268, 388, 602, 746, 7022

Committees: Appropriations Subcommittee on Transportation, Tourism, and Economic Development, Chair; Appropriations; Commerce and Tourism; Governmental Oversight and Accountability; Regulated Industries; and Rules

### LEE, TOM-24th District

Introduced: 362, 462, 686, 718, 746, 798, 960, 1002, 1190, 1360, 1400, 1402

Co-Introduced: 2, 224, 602, 7022

Committees: Appropriations, Chair; Appropriations Subcommittee on General Government; Banking and Insurance; Rules; and Joint Legislative Budget Commission, Alternating Chair

# LEGG, JOHN—17th District

Introduced: 170, 506, 616, 962, 1102, 1262, 1264, 1280, 1404, 1410, 1448, 1474, 1526, 1650

Co-Introduced: 2, 602, 7006, 7022 Local Bill—Introduced: 64, 66, 68 Committees: Education Pre-K - 12, Chair; Ethics and Elections, Vice Chair; Appropriations Subcommittee on Education; Fiscal Policy; Governmental Oversight and Accountability; and Higher Education

#### MARGOLIS, GWEN-35th District

Introduced: 90, 116, 120, 122, 124, 188, 310, 458, 988, 998, 1196, 1348, 1508, 1588, 1658

Co-Introduced: 2, 88, 92, 156, 224, 250, 448, 602, 854, 918, 972, 1006, 1126, 1234, 1428, 7022

Committees: Regulated Industries, Vice Chair; Appropriations; Appropriations Subcommittee on General Government; Banking and Insurance; Finance and Tax; and Fiscal Policy

# MONTFORD, BILL-3rd District

Introduced: 62, 234, 388, 556, 572, 574, 622, 688, 774, 782, 878, 882, 916, 1036, 1038, 1050, 1140, 1250, 1556, **1586**, **1622** 

Co-Introduced: 2, 602, 606, 960, 7022 Local Bill—Introduced: 30, 54

Committees: Agriculture, Chair; Appropriations Subcommittee on Education, Vice Chair; Appropriations; Banking and Insurance; Education Pre-K - 12; and Rules

# NEGRON, JOE-32nd District

Introduced: 168

Co-Introduced: 2, 290, 602, 604, 1016, 1312, 7022

Local Bill—Introduced: 52

Committees: Appropriations Subcommittee on Criminal and Civil Justice, Chair; Appropriations; Banking and Insurance; Ethics and Elections; Higher Education; Regulated Industries; and Rules

# RICHTER, GARRETT-23rd District

Introduced: 390, 418, 564, 566, 568, 600, **620**, 654, 744, **800**, **806**, 848, 914, 978, 996, 1012, 1032, 1160, 1178, 1222, 1240, 1444, 1446, 1468, **1576**, 1582, **1598** 

Co-Introduced: 2, 140, 228, 388, 602, 7022

Committees: Ethics and Elections, Chair; Banking and Insurance, Vice Chair; Appropriations; Appropriations Subcommittee on Health and Human Services; Commerce and Tourism; Regulated Industries; and Rules

# RING, JEREMY-29th District

Introduced: 40, 146, 148, 150, 152, **172**, 238, 266, 348, 416, 530, **694**, 720, 726, 730, 748, 794, 870, 880, 930, 1086, 1212, 1366, 1494, 1566 Co-Introduced: 2, 156, 710

Committees: Governmental Oversight and Accountability, Chair; Judiciary, Vice Chair; Appropriations; Appropriations Subcommittee on Education; Children, Families, and Elder Affairs; and Commerce and Tourism

# SACHS, MARIA LORTS—34th District

Introduced: 246, 560, 1018, 1026, 1162, 1164, 1166, 1168, 1258, 1350, 1420, **1634** 

Co-Introduced: 2, 92, 98, **106**, 146, 150, 206, 208, 218, 276, 292, 326, 472, 602, 940, **1658**, 7022

Committees: Higher Education, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Communications, Energy, and Public Utilities; Fiscal Policy; Military and Veterans Affairs, Space, and Domestic Security; and Regulated Industries

# SIMMONS, DAVID—10th District

Introduced: **342**, 346, **408**, **538**, 554, **700**, **702**, **704**, **706**, 830, 994, 1020, 1024, 1060, 1130, 1146, 1174, **1282**, 1286, 1298, **1312**, 1362, 1524

Co-Introduced: 2, 602, 7022

Committees: Rules, Chair; Appropriations; Appropriations Subcommittee on Education; Banking and Insurance; Environmental Preservation and Conservation; Higher Education; Judiciary; and  $Joint\ Legislative\ Budget\ Commission$ 

# SIMPSON, WILTON-18th District

Introduced: 58, 218, 220, 224, 302, 314, 404, 454, 484, 542, 546, 562, 708, 742, 762, 832, 956, 958, 1144, 1188, 1192, **1216**, 1232, 1538 Co-Introduced: 2, 92, 250, 544, 602, **604**, 7022

Local Bill—Introduced: 60

Committees: Community Affairs, Chair; Environmental Preservation and Conservation, Vice Chair; Appropriations Subcommittee on General Government; Finance and Tax; Judiciary; Transportation; and Joint Legislative Auditing Committee

#### SMITH, CHRISTOPHER L.—31st District

Introduced: **248**, 250, **252**, 262, 770, 772, 780, 822, 1058, 1156, 1352 Co-Introduced: 2, 208, 214, 368, **378**, 392, 438, **456**, 602, 624, 754, 764, 900, **982**, 7022

Committees: Appropriations Subcommittee on Health and Human Services, Vice Chair; Appropriations; Banking and Insurance; Environmental Preservation and Conservation; Ethics and Elections; and Joint Committee on Public Counsel Oversight, Alternating Chair

# SOBEL, ELEANOR—33rd District

Introduced: 2, 256, 344, 374, 376, 382, 438, 470, 474, 486, 504, 592, 690, 788, 790, 840, 854, 906, 926, 930, 1078, 1330, 1364, 1440, 1484, 1542, **1570**, **1590** 

Co-Introduced: 206, 226, 280, 294, 318, 320, 328, 340, 534, 602, 606, **642**, 760, 784, 966, 1016, 1052, 1226, **1658**, 7022

Committees: Children, Families, and Elder Affairs, Chair; Health Policy, Vice Chair; Agriculture; Appropriations Subcommittee on Health and Human Services; and Education Pre-K - 12

# SOTO, DARREN—14th District

Introduced: 24, 84, 128, 166, 270, 272, 274, 276, 280, 364, 370, 432, 436, 444, 524, 660, 862, 864, 868, 944, 980, 1070, 1074, 1090, 1122, 1266, 1268, 1270, 1274, 1284, 1316, 1380, 1428, 1478, 1498, 1504, 1520, 1608, 1660, 1662, 1666

Co-Introduced: 2, 98, 136, 156, 206, **248**, 250, 300, 398, 406, 488, 512, **538**, 602, 606, 632, 674, 698, **716**, 738, 746, **812**, 894, 938, 946, 966, 1046, 1082, 1180, 1220, 1280, 1342, 7022

Local Bill—Introduced: 32

Committees: Rules, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Environmental Preservation and Conservation; Finance and Tax; Judiciary; and Joint Committee on Public Counsel Oversight

# STARGEL, KELLI—15th District

Introduced: 268, 322, 360, 366, 398, 558, 594, **608**, 634, 736, 874, 920, 932, 964, 970, 1062, 1114, 1128, 1148, 1158, 1248, 1252, 1320, 1388, 1480

Co-Introduced: 2, 248, 250, 290, 318, 602, 656, 784, 7022

Committees: Higher Education, Chair; Appropriations Subcommittee on Education; Fiscal Policy; Judiciary; Military and Veterans Affairs, Space, and Domestic Security; Regulated Industries; and Joint Committee on Public Counsel Oversight

# THOMPSON, GERALDINE F. "GERI"—12th District

Introduced: 490, 492, 494, 498, 502, 512, 624, 626, 894, **982**, 1218, 1332, 1346, 1490, 1492, 1550, 1592, 1594, 1596, 1600, 1604, 1606, 1614, 1624, 1628, **1638** 

Co-Introduced: 2, 248, 602, 746, 822, 1584, 7022

Committees: Commerce and Tourism, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Community Affairs; Ethics and Elections; Transportation; and Joint Administrative Procedures Committee

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# BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED BY COMMITTEES

# REGULAR SESSION March 3 through May 1, 2015

[Source: Office of Legislative Services]

# (Boldfaced bill numbers passed both houses.)

# APPROPRIATIONS

Introduced: **228**, **278**, 382, **396**, **420**, **426**, **428**, 602, **644**, **646**, **682**, **766**, 798, 1298, 2500, 2502, 2504, 2506, 2508, 2510, 2512, 2514, **7018**, 7020, 7054, 7068, 7070

Committee Substitute: 154, 216, **228**, 258, **278**, 284, 288, 314, 318, 326, 340, 382, **396**, **420**, **426**, **428**, 496, 532, 540, 584, 586, 602, 606, 616, **644**, **646**, 680, **682**, 714, 718, 758, **766**, 798, 802, 818, 874, 914, 918, 948, 972, 1006, 1016, 1050, 1102, 1106, 1116, 1148, 1214, 1264, 1296, 1298, 1306, 1362, 1402, 1444, 1468, 1522, 1534, 1538, 1552, 7006, **7018**, 7020, 7044, 7056, 7068, 7070, 7082

LOCAL BILLS, GEN. BILLS/LOCAL APP.–COMM. SUBSTITUTE:  $34\,$ 

# BANKING AND INSURANCE

Introduced: **252**, **642**, **644**, **646**, 678, **806**, **836**, **872**, **1094**, **7008**, **7010**, **7012** 

Committee Substitute: 202, 234, 244, **252**, 258, 524, 568, 600, 630, **642**, **644**, **646**, 678, 744, 784, **806**, 830, **836**, 842, 856, 860, **872**, 914, 916, 968, 1006, 1060, 1064, **1094**, 1126, 1130, 1134, 1136, 1190, 1222, 1250, 1306, 1314, 1402

# CHILDREN, FAMILIES, AND ELDER AFFAIRS

Introduced: 7018, 7048, 7068, 7078

Committee Substitute: 210, 250, 312, 326, 330, 360, 496, 878, 940, 1260, 1340, 1462, 1500, **7018**, 7068, **7078** 

### COMMERCE AND TOURISM

Introduced: **222**, **526**, 554, **596**, **604**, 798, 998, 7002

Committee Substitute: 202, **222**, 384, 414, **526**, 554, 564, 566, **596**, 600, **604**, 726, 742, 798, 980, 998, 1212, 1246, 1318, 1444, 7002

# COMMUNICATIONS, ENERGY, AND PUBLIC UTILITIES

Introduced: 222

Committee Substitute: 110, 222, 288, 400, 402, 1102, 1538

# **COMMUNITY AFFAIRS**

Introduced: 420, 778, 1094, 1216, 1388, 7000

Committee Substitute: 136, 154, 216, 242, 244, 286, **420**, 484, 592, 594, 668, **778**, 782, 824, 832, 896, 924, 962, **1094**, 1114, **1216**, 1232, 1372, 1388, 1486, 1520, 7000, 7006

# CRIMINAL JUSTICE

Introduced: 248, 290, 342, 378, 538, 7020, 7080

Committee Substitute: **248**, 282, **290**, 330, **342**, 372, **378**, 390, 440, 488, 534, **538**, 542, 746, 764, 908, 1082, 1098, 1112, 1178, 1286, 1316, 1324, 1514, 1536, 7020

## **EDUCATION PRE-K - 12**

Introduced: 7006, 7046

Committee Substitute: 152, 154, 344, 616, 688, 1264, 1474, 1480, 1552, 7006

# ENVIRONMENTAL PRESERVATION AND CONSERVATION

Introduced: 510, 7060, 7062, 7086

Committee Substitute: 284, 314, 510, 586, 648, 680, 714, 776, 912, 918, 946, 966, 1302, 1548

# ETHICS AND ELECTIONS

Introduced: 228, 7034, 7036, 7064

Committee Substitute: 228, 1058, 1276, 1360, 1372, 7034

#### FINANCE AND TAX

Introduced: 278, 7014, 7074

Committee Substitute: 110, 118, 142, 260, 268, **278**, 384, 532, 668, 686, 722, 924, 972, 980, 7052

# FISCAL POLICY

Introduced: **160**, **186**, **264**, **296**, 388, **608**, 736, **954**, 1024, **1216**, **7078** Committee Substitute: 2, 102, 118, **160**, **186**, 206, 220, **264**, **296**, 320, 322, 338, 368, 388, 390, 464, 512, 530, **608**, 640, 724, 726, 736, 748, 760, 780, 816, 824, 876, 888, 932, **954**, 960, 1024, 1052, 1126, 1134, 1140, 1170, 1172, **1216**, 1220, 1222, 1226, 1232, 1246, 1262, 1270, 1304, 1390, 1430, 7002, 7022, 7072, 7076, **7078** 

# GOVERNMENTAL OVERSIGHT AND ACCOUNTABILITY

Introduced: **172**, **200**, 224, **248**, **296**, **396**, **620**, **716**, **778**, 7022, **7024**, 7026, **7034**, 7038, **7040**, 7042, 7050, 7056, 7058, 7082

Committee Substitute: 136, **172**, 182, **200**, 220, 224, **248**, **296**, 360, **396**, 552, 564, 566, 574, **620**, 674, **716**, **778**, 782, 824, 826, 838, 848, 934, 962, 1054, 1108, 1110, 1284, 1304, 1324, 1352, 1446, 7000, 7022, **7034**, **7040**, 7056, 7082

# **HEALTH POLICY**

Introduced: **144**, **296**, 382, **904**, 1146, **7032**, 7044, 7084 Committee Substitute: **144**, **296**, 382, 476, 478, 512, 532, 606, 614, 628, 632, 640, 710, 738, 758, 760, 768, 790, 792, 860, **904**, 926, 950, 1052, 1146, 1180, 1208, 1232, 1310, 1390, 1526, 7044, 7066

# HIGHER EDUCATION

Introduced: 7004, 7030

Committee Substitute: 182, 880, 938, 948, 1252

### JUDICIARY

Introduced: **222**, 224, **252**, **342**, 554, 736, **766**, **872**, **1312**, **7016**Committee Substitute: 40, 58, 70, 84, 102, **222**, 224, 234, **252**, 318,

**342**, 362, 390, 496, 554, 656, 736, 748, **766**, 838, **872**, 922, 1080, 1084, 1172, 1224, 1248, **1312**, 1528, 7070

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LOCAL BILLS, GEN. BILLS/LOCAL APP.-COMM. SUBSTITUTE: 22, 34, 36, 42, 60, 66, 68, 78, 80

# MILITARY AND VETERANS AFFAIRS, SPACE, AND DOMESTIC SECURITY

Introduced: 7028, 7052, 7076

 $Committee \ Substitute: \ 112, 292, 394, 674, 1296, 7052, 7076$ 

# REGULATED INDUSTRIES

Introduced: **186**, **466**, **596**, **608**, **716**, 736, 998, 7066, 7088 Committee Substitute: **186**, 226, 268, 338, 394, 418, **466**, 468, 490, **596**, **608**, 612, 614, 636, 656, **716**, 736, 744, 748, 998, 1032, 1172, 1180, 1390, 7066

# **RULES**

Introduced: 248, 252, 290, 342, 538, 554, 806, 1094, 7040

Committee Substitute: **248**, **252**, 282, **290**, **342**, 524, **538**, 554, 566, 614, **806**, 856, 1048, **1094**, 1224, 1324, 1372, 1446, **7040**, 7066

Committee Substitute: 112, **132**, 220, 240, 256, 388, 896, 908, 988, 1024, 1048, 1072, 1184, 1186, 1250, 1554, **7040**, 7072

# TRANSPORTATION

Introduced: 132, 388, 1024, 7040, 7072

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# **VETOED BILLS**

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CS for HB 105	Publicly Funded Retirement Programs	Government Operations Subcommittee; Eagle; Albritton; Campbell	6/16/15
CS for CS for HB 217	Engineers	Regulatory Affairs Committee; Business and Professions Subcommittee; Van Zant; Ahern; Geller; Plasencia; Rouson	6/11/15
CS for CS for CS for HB 435	Administrative Procedures	State Affairs Committee; Government Operations Appropriations Subcommittee; Rulemaking Oversight and Repeal Subcommittee; Adkins	6/16/15
НВ 755	Convenience Business Security	Stone	6/2/15
CS for CS for HB 997	Public Records	Regulatory Affairs Committee; Government Operations Subcommittee; Trumbull	6/16/15
CS for CS for HB 1087	Operations of the Citizens Property Insurance Corporation	Regulatory Affairs Committee; Insurance and Banking Subcommittee; Bileca; Artiles; Diaz, J.; Dudley	6/2/15
HB 1305	Home Medical Equipment Providers	Eagle; Berman; Combee; Peters	6/10/15

# Subject Index of Senate and House Bills, Resolutions and Memorials

# REGULAR SESSION March 3 through May 1, 2015

[Source: Office of Legislative Services]

This index embraces all measures introduced in both the Senate and House. The house of origin is identified by the letter preceding each bill: S-Senate, H-House. House bills shown in this index include those never received by the Senate, and their inclusion here is only for the convenience of the user interested in all bills introduced in the Legislature on a particular subject.

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

#### Δ

# ABANDONED OR UNCLAIMED PROPERTY

Petroleum Storage Systems, Abandoned; Site Rehabilitation See: Rehabilitation under Contaminated Sites under Pollution Control under ENVIRONMENTAL PROTECTION

Power of attorney, S1026, H729

Small estate accounts, S1026, H729

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### ABORTION

Generally, S724, S920, S1502, H147, H247, **H633(2015-118)** Infants born alive, S1502, H247

Parental Notification See: Parental Rights under MINORS

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# ABORTION CLINICS

See also: Licensure of Regulated Entities, General Provisions under HEALTH CARE ADMINISTRATION AGENCY

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# ABUSE

# Child Abuse

Child protection teams, S760, H1055(2015-177)

Critical incident rapid response team, S760, S7078(2015-79), H1055(2015-177), H7121

Death review committees, **S7032(2015-77)**, **S7078(2015-79)**, H7121, H7129

Expert testimony, S760, H1055(2015-177)

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# SEXUAL CRIMES

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Mental health first aid training program, identify signs of mental illness and substance use disorders, S344, H811

Military Veterans and Service Members Court Program See: SENTENCING

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### **Treatment Facilities and Services**

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Patient Rights See: Mental health or substance abuse treatment, rights under Patients under HEALTH CARE

Recovery residence, S326, **H21(2015-100)** 

Substance Abuse Assistance Pilot Program; provide comprehensive continuum of high-quality and accessible substance abuse intervention, residential and outpatient treatment, comprehensive case management, and recovery support services for impaired adults, S1340, H1017

Veterans' Care Coordination Program; provide behavioral healthcare referral services, S1144, H1193

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# SUPPORT OF DEPENDENTS

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# Child Support

Guidelines, S1248, H943

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License plate readers, H571

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#### SWIMMING

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#### **Airline Industry**

Intrastate commercial air service and flight training and education; develop policies to improve quality of service, training, and education; study by Economic Opportunity Department, S722, H595

# **Child Care**

Not-for-Profit Standards Study Group; review and make recommendations related to establishment of minimum standards for not-for-profit after-school programs not required to be licensed, S250

### Comprehensive Planning

Connected-city corridor plan amendments, ten-year pilot program; review local and state actions and correspondence relating to pilot program to identify issues of process and substance in recommending changes; OPPAGA, **S1216(2015-30)**, H933

### **Diseases**

Miami-Dade Infectious Disease Elimination (IDEA), sterile needle and syringe exchange pilot program; study by OPPAGA, S1040, H475

# **Economic Development**

Community Creative Grant Program; evaluate effectiveness and return on investment for the program; studies by OPPAGA and Economic and Demographic Research Office, S1030

Microfinance programs, evaluation; Economic and Demographic Research Office and OPPAGA, S1214, H7067

### Education

Early childhood education, study to provide a level of funding that meets the national average; OPPAGA, S1416

Funding; study to provide a level of funding to public education equal to national average level of funding per student in K-12 and in higher education; OPPAGA, S1416

Kindergarten readiness; study impact of assessing early literacy skills of Voluntary Prekindergarten Education Program participants who are English Language Learners in both English and Spanish, 2-year pilot project; Office of Early Learning, S7006,

# **Postsecondary Education**

College affordability; fees, tuition, textbooks and instructional materials; identify strategies and initiatives to reduce the cost of higher education; Board of Governors and State Board of Education, S938, H7125

# Student Financial Assistance or Scholarships

Study effectiveness of the Florida Bright Futures Scholarship Program; William L. Boyd, IV, Florida Resident Access Grant Program; and the Access to Better Learning and Education Grant Program: OPPAGA, S1484, H1031

Testing; assess cost-effectiveness of DOE leasing examination questions from the American Institute for Research compared with using questions from an existing examination; study by OPPAGA, S616

### **Elections**

Overseas Military Voting Assistance Task Force; study the development and implementation of an online voting system that would allow an absent uniformed services voter to electronically submit a voted absentee ballot; State Department, S1296, H1091

# TASK FORCES/STUDIES (Cont.)

#### **Fire Prevention Code**

Nonresidential farm buildings; workgroup to study secondary use of certain buildings as assembly, business, or mercantile occupancies that exceed a specified number of persons in attendance; State Fire Marshal, S1148, H1025

Fraud; strengthen the prevention, identification, and prosecution of consumer fraud, including mortgage fraud; study by OPPAGA, S1416

### **Health Care**

Diabetes, develop plans to manage, treat, and prevent diabetes; study by Diabetes Advisory Council, Health Department, Health Care Administration Agency, and Management Services Department, **S296**(2015-45), H43

Palliative Care and Quality of Life Interdisciplinary Task Force; advise on matters relating to establishment, maintenance, operation, and outcome evaluation of palliative care initiatives in this state; Health Department, S438, H511

### **Health Care Facilities**

### **Assisted Living Facilities**

Intersurveyor reliability study; determine whether surveys are consistent between surveys and surveyors; OPPAGA, S382, H1001(2015-126)

Rating system for assisted living facilities to make specified information available to consumers through the agency's website; Health Care Administration Agency, S382

#### Homelessness

Homeless Management Information System (HMIS) task force; make recommendations on statewide implementation of HMIS; State Office on Homelessness, S1214, S1500

Identity theft; study to strengthen the prevention, identification and prosecution of identity theft; OPPAGA, S1416

Income disparity, reduce to 1970 level; study by OPPAGA, S1416

#### Lands

Public land inventory; study technical and economic feasibility of including specified lands in the State-Owned Lands and Records Information System (SOLARIS) database; Environmental Protection Department, S7086, H653, H7135

# Law Enforcement

Cold Case Task Force; examine policies and procedures used by law enforcement agencies in investigating recent homicides and cold case homicides; Law Enforcement Department, S1482, H1115

### Medicaid

Behavioral health care and primary care services, develop plan to obtain federal approval to increase funding; Health Care Administration Agency and Children and Families Department, S7068, H7119

Racial and ethnic health disparities; study obstacles to achieving adequate health care provider network for Medicaid recipients; OPPAGA, S808, H567

# **Mental Health**

Baker Act; workgroup to evaluate methods to improve operational effectiveness of the Baker Act; recommend changes to existing laws, rules, and agency policies; Children and Families Department, S514, H505

Behavioral Health Task Force; recommend plan of comprehensive behavioral health services, which includes short-term, mid-range, and long-term strategies; Children and Families Department, S1338, H1005

# **Forensic Clients**

Forensic Hospital Diversion Pilot Program; examine efficiency and cost-effectiveness of providing forensic mental health services in secure, outpatient, community-based settings and the impact of the program on public health and safety; study by OPPAGA, S1452, S7068, S7070, H7113

Safety-net mental health and substance abuse system study; Children and Families Department, H7119

Training programs; identify providers of training programs, cost of programs to recipients, availability of programs to general public and specified groups; study by OPPAGA, S344

### Mining

Construction materials mining activities; review established statewide ground vibration limits and any legitimate claims paid for damages caused by such mining activities; study by State Fire Marshall, S510, **H359**(2015-141)

### TASK FORCES/STUDIES (Cont.)

#### Oil and Gas

Exploration and production; study on high-pressure well stimulation; Environmental Protection Department, S1468, H1205
Heavy transportation industry natural gas rebate program; analyze economic benefits resulting to the state from the program; OP-PAGA, S1538, H1141

### **Pools**

Calder Sloan Swimming Pool Electrical-Safety Task Force; study standards for grounding, bonding, lighting, wiring and all electrical aspects for safety around public and private swimming pools; Florida Building Commission, S926, S1232, H915

Poverty, Commission on; study and develop strategies to address causes of poverty in the state, H339

#### Substance Abuse

Behavioral Health Task Force; recommend plan of comprehensive behavioral health services, which includes short-term, mid-range, and long-term strategies; Children and Families Department, S1338. H1005

Case management services; study to examine costs and benefits of specified persons with substance abuse disorders to receive targeted case management services; Health Care Administration Agency, S1338, H1005

Kratom, mitragyna speciosa korth; study by Attorney General's Office, Children and Families Department, and Law Enforcement Department, H287

Safety-net mental health and substance abuse system study; Children and Families Department, H7119

# Transportation

Adopted work program; evaluate and determine economic benefits of state's investment in DOT's adopted work program; Economic and Demographic Research Office, S1554, H7039

Red light violations; identify engineering countermeasures intended to reduce red light violations; traffic infraction detector installations; Transportation Department, S1184

Vehicle miles traveled; study the viability of implementing a system that charges drivers based on vehicle miles traveled as an alternative to present fuel tax structure to fund transportation projects; Center for Urban Transportation Research/Transportation Commission, S1186, S1554, H7075

Turkish-Floridian Friendship Task Force, S812(ADOPTED)

# **Unemployment Compensation**

Provide a level of funding that meets national average level; study by OPPAGA, S1416

# Utilities

Electric utilities, comparative rate analysis to examine average rates, charges, and expenses of providing electricity; study by OPPAGA, S1062, H777

# Veterans

State veterans' nursing homes; determine need and site selection; Veterans' Affairs Department, S532, H7045

### Wages

Determine incremental yearly increases needed to increase state minimum wage to a livable wage over a 5-year period, specified conditions; study by OPPAGA, S1416

# Water and Wastewater

Onsite Sewage Nitrogen Reduction Strategies Study; Health Department, H5003

Workforce services; task force to develop recommendations for the state's implementation of the federal Workforce Innovation and Opportunity Act; CareerSource Florida, Inc., S7002, **H7019(2015-98)** 

# TAX COLLECTORS

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Community contribution tax credit, S302, H311, H1221, H7141

Contaminated site rehabilitation tax credit, H1221, H7141

Employment of former felons tax credit, S356, H121

Food desert business tax credit, S610, H1107

New small business tax credit, S128, H517

Renewable energy production tax credit, H1221

Renewable energy technologies investment tax credit, H1221

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### **Gross Receipts Taxes**

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# **Property Taxes**

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## JOURNAL OF THE SENATE

## SENATE BILLS, RESOLUTIONS AND MEMORIALS BY NUMBER WITH SUBJECT, INTRODUCER AND DISPOSITION

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## BA — Bill Action

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CBPCompanion Bill Passed

DCC — Died in Conference Committee

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DHC — Died in House Committee DMDied in Messages

DNI Died, Not Introduced

DPR — Died Pending Reference Review DSC Died in Senate Committee

FPH — Failed to Pass House Failed to Pass Senate FPS Laid on Table in House LTH — LTS Laid on Table in Senate

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## **Journal**

## of the

## SENATE

## State of Florida



SPECIAL SESSION A

June 1 - 19, 2015

At a Special Session of the Legislature convened by proclamation of The Honorable Andy Gardiner, President of the Florida Senate and The Honorable Steve Crisafulli, Speaker of the Florida House of Representatives

## MEMBERS OF THE SENATE

(26 Republicans, 14 Democrats)

## SPECIAL SESSION A

June 1-19, 2015

District 1: Don Gaetz (R), Niceville\*
Bay, Holmes, Jackson, Walton, Washington, and part of Okaloosa

District 2: Greg Evers (R), Baker\*\* Escambia, Santa Rosa, and part of Okaloosa

District 3: Bill Montford (D), Tallahassee\*
Calhoun, Franklin, Gadsden, Gulf, Hamilton, Jefferson, Leon,
Liberty, Madison, Taylor, and Wakulla

District 4: Aaron Bean (R), Fernandina Beach\*\*
Nassau and part of Duval

District 5: Charles S. "Charlie" Dean, Sr. (R), Inverness\*
Baker, Citrus, Columbia, Dixie, Gilchrist, Lafayette, Levy, Suwannee, Union, and part of Marion

District 6: Travis Hutson (R), St. Augustine\*\*\*
Flagler, Putnam, St. Johns, and part of Volusia

District 7: Rob Bradley (R), Fleming Island\* Alachua, Bradford, and Clay

District 8: Dorothy L. Hukill (R), Port Orange\*\*
Parts of Lake, Marion, and Volusia

District 9: Audrey Gibson (D), Jacksonville\*
Part of Duval

District 10: David Simmons (R), Altamonte Springs\*\*
Seminole and part of Volusia

District 11: Alan Hays (R), Umatilla\* Parts of Lake, Marion, Orange, and Sumter

District 12: Geraldine F. "Geri" Thompson (D), Orlando\*\*
Part of Orange

District 13: Andy Gardiner (R), Orlando\* Parts of Brevard and Orange

District 14: Darren Soto (D), Orlando\*\* Parts of Orange, Osceola, and Polk

District 15: Kelli Stargel (R), Lakeland\* Parts of Orange, Osceola, and Polk

District 16: Thad Altman (R), Rockledge\*\*
Parts of Brevard and Indian River

District 17: John Legg (R), Trinity\* Parts of Hillsborough and Pasco

District 18: Wilton Simpson (R), Trilby\*\* Hernando and parts of Pasco and Sumter

District 19: Arthenia L. Joyner (D), Tampa\* Parts of Hillsborough, Manatee, and Pinellas

District 20: Jack Latvala (R), Clearwater\*\* Part of Pinellas

District 21: Denise Grimsley (R), Sebring\*
Okeechobee and parts of Highlands, Martin, Osceola, Polk, and St.
Lucie

District 22: Jeff Brandes (R), St. Petersburg\*\*
Parts of Hillsborough and Pinellas

District 23: Garrett Richter (R), Naples\*
Parts of Collier and Lee

District 24: Tom Lee (R), Brandon\*\*
Part of Hillsborough

District 25: Joseph Abruzzo (D), Wellington\* Part of Palm Beach

District 26: Bill Galvano (R), Bradenton\*\*
DeSoto, Glades, Hardee, and parts of Charlotte, Highlands, Hillsborough, and Manatee

District 27: Jeff Clemens (D), Lake Worth\* Part of Palm Beach

District 28: Nancy C. Detert (R), Venice\*\* Sarasota and part of Charlotte

District 29: Jeremy Ring (D), Margate\*
Part of Broward

District 30: Lizbeth Benacquisto (R), Ft. Myers\*\*
Parts of Charlotte and Lee

District 31: Christopher L. Smith (D), Fort Lauderdale\*
Part of Broward

District 32: Joe Negron (R), Stuart\*\*
Parts of Indian River, Martin, Palm Beach, and St. Lucie

District 33: Eleanor Sobel (D), Hollywood\* Part of Broward

District 34: Maria Lorts Sachs (D), Delray Beach\*\*
Parts of Broward and Palm Beach

District 35: Gwen Margolis (D), Coconut Grove\*
Part of Miami-Dade

District 36: Oscar Braynon II (D), Miami Gardens\*\*
Parts of Broward and Miami-Dade

District 37: Anitere Flores (R), Miami\* Part of Miami-Dade

District 38: Rene Garcia (R), Hialeah\*\*
Part of Miami-Dade

District 39: Dwight Bullard (D), Miami\*
Hendry, Monroe, and parts of Collier and Miami-Dade

District 40: Miguel Diaz de la Portilla (R), Coral Gables\*\*
Part of Miami-Dade

\* Holdovers

\*\* Elected General Election, November 4, 2014, for a term of 4 years \*\*\* Elected Special General Election, April 7, 2015, for a term ending

November 6, 2018

## OFFICERS OF THE SENATE

Andy Gardiner, President
Garrett Richter, President Pro Tempore
Bill Galvano, Majority (Republican) Leader
Arthenia L. Joyner, Minority (Democratic) Leader

**Non-member Elected Officer** 

Debbie Brown, Secretary of the Senate

# MEMBERS AND OFFICERS OF THE SENATE THE 2014-2016 FLORIDA SENATE

## **President**



Andy Gardiner (R) Orlando District 13



**President Pro** 

Tempore

Garrett Richter (R) Naples District 23





Bill Galvano (R) Bradenton District 26

Minority (Democratic) Leader



Arthenia L. Joyner (D) Tampa District 19



Joseph Abruzzo (D) Wellington District 25



Thad Altman (R) Rockledge District 16



Aaron Bean (R) Fernandina Beach District 4



Lizbeth Benacquisto (R) Ft. Myers District 30



Rob Bradley (R) Fleming Island District 7



Jeff Brandes (R) St. Petersburg District 22



Oscar Braynon II (D) Miami Gardens District 36



Dwight Bullard (D) Miami District 39



Jeff Clemens (D) Lake Worth District 27



Charles S. "Charlie" Dean, Sr. (R) Inverness District 5



Nancy C. Detert (R) Venice District 28



Miguel Diaz de la Portilla (R) Coral Gables District 40



Greg Evers (R)
Baker
District 2



Anitere Flores (R) Miami District 37



Don Gaetz (R) Niceville District 1



Rene Garcia (R) Hialeah District 38



Audrey Gibson (D) Jacksonville District 9



Denise Grimsley (R) Sebring District 21



Alan Hays (R) Umatilla District 11



Dorothy L. Hukill (R) Port Orange District 8

# MEMBERS AND OFFICERS OF THE SENATE THE 2014-2016 FLORIDA SENATE



Travis Hutson (R) St. Augustine District 6



Jack Latvala (R) Clearwater District 20



Tom Lee (R) Brandon District 24



John Legg (R) Trinity District 17



Gwen Margolis (D) Coconut Grove District 35



Bill Montford (D) Tallahassee District 3



Joe Negron (R) Stuart District 32



Jeremy Ring (D) Margate District 29



Maria Lorts Sachs (D) Delray Beach District 34



David Simmons (R) Altamonte Springs District 10



Wilton Simpson (R) Trilby District 18



Christopher L. Smith (D) Fort Lauderdale District 31



Eleanor Sobel (D) Hollywood District 33



Darren Soto (D) Orlando District 14



Kelli Stargel (R) Lakeland District 15



Geraldine F. "Geri" Thompson (D) Orlando District 12



Debbie Brown Secretary of the Senate

Sergeants at Arms



Includes new member in District 6 elected at a special election on April 7, 2015

Donald Severance



Tim Hay



# Journal of the Senate

Number 1—Special Session A

Monday, June 1, 2015

At a Special Session of the Florida Legislature convened under Article III, Section 3(c), of the Constitution of the State, as revised in 1968, and subsequently amended, at the Capitol, in the City of Tallahassee, on Monday, June 1, 2015, in the State of Florida.

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## **CALL TO ORDER**

The Senate was called to order by President Gardiner at 1:00 p.m. A quorum present—35:

Mr. President	Gaetz	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Ring
Bean	Gibson	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Bullard	Joyner	Sobel
Clemens	Latvala	Soto
Dean	Lee	Stargel
Detert	Legg	Thompson
Diaz de la Portilla	Margolis	-

Excused: Senators Braynon, Flores, Grimsley, and Richter

## **PRAYER**

The following prayer was offered by LaQuisha Persak, an employee with the Secretary of the Senate's office:

Lord, we thank you for another day of life and for the opportunity to do your will on this earth. We thank you for your protection and guidance over our lives and the lives of our loved ones. Lord, today we ask for a special prayer of guidance for our State Senators as they consider the important legislation that will be before them this special session. We ask that you guide their hearts and minds toward your will and purpose and what is best for the State of Florida. Heavenly Father, we pray that you continue to give our leaders both the wisdom and the grace to carry out this great responsibility that falls upon their shoulders; a responsibility that is filled with many challenges and difficult decisions. For this, your wisdom is needed.

So, as Solomon requested and prayed in 1 Kings 3:9 for wisdom, we also make the same request regarding wisdom for not only our State Senators, but for every leader in the State of Florida, which is, "Give me an understanding heart so that I can govern your people well and know the difference between right and wrong. For who by himself is able to govern this great people of yours?"

For this, Lord, we call on you today for your divine wisdom and guidance. Thank you, Lord, for your grace, favor, and abundant blessings. In your Son's name I pray. Amen.

## **PLEDGE**

President Gardiner's daughter, Joanna Lynn, who was celebrating her eighth birthday, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

By direction of the President, the Secretary read the following proclamation:

## THE FLORIDA LEGISLATURE JOINT PROCLAMATION

TO THE HONORABLE MEMBERS OF THE FLORIDA SENATE AND THE FLORIDA HOUSE OF REPRESENTATIVES:

We, Andy Gardiner, President of the Florida Senate, and Steve Crisafulli, Speaker of the Florida House of Representatives, by virtue of the authority vested in us by Article III, Section 3(c), Florida Constitution, and Section 11.011, Florida Statutes, do hereby proclaim:

Section 1. That the Legislature of the State of Florida is convened in Special Session pursuant to Article III, Section 3(c), Florida Constitution, and Section 11.011, Florida Statutes, at the Capitol in Tallahassee, Florida beginning at 1:00 p.m. on Monday, the 1st day of June, 2015, for a period of 20 days, ending at 11:59 p.m. on Saturday, the 20th of June, 2015.

Section 2. That the Legislature is convened for the sole and exclusive purpose of considering the following:

- (a) Legislation identical to Senate Bill 2500, First Engrossed, as passed by the Senate on April 1, 2015, or House Bill 5001, filed during the 2015 Regular Session, relating to the General Appropriations Act and any conference report resulting therefrom during the special session;
- (b) Legislation identical to Senate Bill 2502, First Engrossed, as passed by the Senate on April 1, 2015, or House Bill 5003, filed during the 2015 Regular Session, relating to implementing the General Appropriations Act and any conference report resulting therefrom during the special session;
- (c) Legislation identical to Senate Bill 2504, as passed by the Senate on April 1, 2015, or House Bill 5007, conforming bills filed during the 2015 Regular Session, relating to state employees and any conference report resulting therefrom during the special session;
- (d) Legislation identical to Senate Bill 2510, as passed by the Senate on April 1, 2015, or House Bill 5301, conforming bills filed during the 2015 Regular Session, relating to the Florida Business Information Portal and any conference report resulting therefrom during the special session;

- (e) Legislation identical to Senate Bill 2514, as passed by the Senate on April 1, 2015, or House Bill 5103, conforming bills filed during the 2015 Regular Session, relating to the Allocation of Funds for Community-based Care Lead Agencies and any conference report resulting therefrom during the special session;
- (f) Legislation identical to Senate Bill 7038, as passed by the Senate on April 1, 2015, or House Bill 5005, conforming bills filed during the 2015 Regular Session, relating to State Administered Retirement Systems and any conference report resulting therefrom during the special session;
- (g) Legislation identical to Senate Bill 7054, relating to the Department of Transportation as passed by the Senate on April 1, 2015, and an amendment identical to House Amendment # 197405 to SB 7054 as adopted on April 2, 2015, and any conference report resulting therefrom during the special session;
- (h) Legislation identical to Senate Bill 576, relating to the Land Acquisition Trust Fund/Agency for Persons with Disabilities as passed by the Senate on April 1, 2015, and an amendment identical to House Amendment # 412147 to SB 576 as adopted on April 2, 2015, and any conference report resulting therefrom during the special session;
- (i) Legislation identical to Senate Bill 578, as passed by the Senate on April 1, 2015, or House Bill 1295, conforming bills filed during the 2015 Regular Session, relating to the Land Acquisition Trust Fund/Department of Agriculture and Consumer Services and any conference report resulting therefrom during the special session;
- (j) Legislation identical to Senate Bill 580, as passed by the Senate on April 1, 2015, or House Bill 1293, conforming bills filed during the 2015 Regular Session, relating to the Land Acquisition Trust Fund/Department of State and any conference report resulting therefrom during the special session:
- (k) Legislation identical to Senate Bill 582, relating to the Land Acquisition Trust Fund/Department of Transportation as passed by the Senate on April 1, 2015, and an amendment identical to House Amendment # 433471 to SB 582 as adopted on April 2, 2015, and any conference report resulting therefrom during the special session;
- Legislation identical to CS/Senate Bill 584, as passed by the Senate on April 1, 2015, or House Bill 1291, conforming bills filed during the 2015 Regular Session, relating to the Implementation of the Water and Land Conservation Constitutional Amendment and any conference report resulting therefrom during the special session;
- (m) Legislation identical to Senate Bill 2512, First Engrossed, as passed by the Senate on April 1, 2015, or House Bill 5101, conforming bills filed during the 2015 Regular Session, relating to Medicaid and any conference report resulting therefrom during the special session;
- (n) Legislation repealing the hospital certificate of need program and legislation similar to the following House bills filed during the 2015 Regular Session: CS/House Bill 7097 relating to the state group insurance program, House Bill 7047 relating to direct primary care, CS/House Bill 999 relating to recovery care services, CS/CS/House Bill 281 relating to drug prescription by advanced registered nurse practitioners and physician assistants, and House Bill 161 relating to responsibilities of health care facilities;
- Legislation similar to CS/Senate Bill 7044 filed during the 2015 Regular Session, relating to the health insurance affordability exchange;
- (p) Legislation similar to HB 7141 filed during the 2015 Regular Session, relating to taxation.

Section 3. That the committees and subcommittees of either house of the Legislature are authorized to consider legislation within the purview of this proclamation from this date forward.



Andy Gardiner President, The Florida Senate May 15, 2015



Steve Crisafulli Speaker, The Florida House of Representatives May 15, 2015



Duly filed with and received by the Florida Department of State in Tallahassee, Florida this 15th day of May, 2015 by:

Ken Detzner Secretary of State

## INTRODUCTION AND REFERENCE OF BILLS

#### FIRST READING

By Senator Bean-

SB 2-A—A bill to be entitled An act relating to a health insurance affordability exchange; creating s. 409.720, F.S.; providing a short title; creating s. 409.721, F.S.; creating the Florida Health Insurance Affordability Exchange Program or FHIX in the Agency for Health Care Administration; providing program authority and principles; creating s. 409.722, F.S.; defining terms; creating s. 409.723, F.S.; providing eligibility and enrollment criteria; providing patient rights and responsibilities; providing premium levels; creating s. 409.724, F.S.; providing for premium credits and choice counseling; establishing an education campaign; providing for customer support and disenrollment; creating s. 409.725, F.S.; providing for available products and services; creating s. 409.726, F.S.; providing for program accountability; creating s. 409.727, F.S.; providing an implementation schedule; creating s. 409.728, F.S.; providing program operation and management duties; creating s. 409.729, F.S.; providing for the development of a long-term reorganization plan and the formation of the FHIX Workgroup; creating s. 409.730, F.S.; authorizing the agency to seek federal approval; creating s. 409.731, F.S.; providing for program expiration; repealing s. 408.70, F.S., relating to legislative findings regarding access to affordable health care; amending s. 408.910, F.S.; revising legislative intent; redefining terms; revising the scope of the Florida Health Choices Program and the pricing of services under the program; providing requirements for operation of the marketplace; providing additional duties for the corporation to perform; requiring an annual report to the Governor and the Legislature; amending s. 409.904, F.S.; limiting eligible persons in the Medically Needy program to those under the age of 21 and pregnant women, and specifying an effective date; providing an expiration date for the program; amending s. 624.91, F.S.; revising eligibility requirements for state-funded assistance; revising the duties and powers of the Florida Healthy Kids Corporation; revising provisions for the appointment of members of the board of the Florida Healthy Kids Corporation; requiring transition plans; repealing s. 624.915, F.S., relating to the operating fund of the Florida Healthy Kids Corporation; providing an effective

—was referred to the Committees on Health Policy; and Appropriations.

By Senator Hukill-

**SB 4-A**—A bill to be entitled An act relating to taxes; amending s. 202.12, F.S.; reducing the tax rate applied to the sale of communications

By Senator Hukill-

SB 4-A—A bill to be entitled An act relating to taxes; amending s. 202.12, F.S.; reducing the tax rate applied to the sale of communications services; reducing the tax rate applied to the retail sale of direct-to-home satellite services; amending s. 202.12001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 202.18, F.S.; revising the allocation of tax revenue received from the communications services tax; amending s. 202.27, F.S.; authorizing dealers to use a period other than a calendar month for the purpose of determining the communications services taxes to be remitted; amending s. 202.28, F.S.; limiting the disallowance of collection allowance under certain circumstances; amending s. 203.001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 212.20, F.S.; revising the distributions of tax revenue received from the sales and use tax, communications services tax, and gross receipts tax; providing applicability; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing effective dates.

-not referenced.

By Senator Hukill-

**SB 6-A**—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; making technical changes; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

-not referenced.

By Senator Hukill-

SB 8-A—A bill to be entitled An act relating to tax-exempt income; amending s. 220.14, F.S.; increasing the amount of income that is exempt from the corporate income tax; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations; providing applicability; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

-not referenced.

By Senator Hukill-

**SB 10-A**—A bill to be entitled An act relating to the exemption from the sales and use tax for certain machinery and equipment; amending s. 212.08, F.S.; providing that the exemption for certain mixer drums and the parts and labor required to affix such mixer drums is repealed on a specified date; deleting the expiration date for the exemption for certain industrial machinery and equipment; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—not referenced.

By Senator Lee-

**SB 2500-A**—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2015, and ending June 30, 2016, and supplemental appropriations for the period ending June 30, 2015, to pay salaries and other expenses capital outlay-buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2502-A—A bill to be entitled An act relating to implementing the 2015-2016 General Appropriations Act; providing legislative intent; in-

corporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as required in specified proviso language, notwithstanding other provisions of law; amending s. 1013.64, F.S.; revising the basis for allocating fixed capital outlay funds for existing satisfactory facilities; providing the required ad valorem tax millage contribution by certain district school boards for funded construction projects; amending s. 1011.62, F.S.; requiring supplemental academic instruction categorical funds and research-based reading instruction allocation funds to be used by a school district with at least one of certain lowest-performing elementary schools for additional intensive reading instruction at such school during the summer program in addition to the school year; providing that the additional instruction requirements continue in the subsequent year for certain students; revising the funding of full-time equivalent values for students who earn CAPE industry certifications through dual enrollment; increasing the bonus awarded to teachers who provided instruction in courses that led to certain CAPE industry certifications; specifying a maximum bonus amount per teacher per school year; revising the calculation of the discretionary millage compression supplement amount; revising the computation of district sparsity index for districts with a specified full-time equivalent student membership; deleting obsolete language; revising the calculation of the virtual education contribution; creating a federally connected student supplement for school districts; specifying eligibility requirements and calculations for the supplement; amending s. 1011.71, F.S.; conforming a cross-reference; authorizing enterprise resource software to be acquired by certain fees and agreements; requiring the Board of Governors and the State Board of Education to base state performance funds for the State University System and the Florida College System, respectively, on specified metrics adopted by each board; specifying allocation of the funds; requiring certain funds to be withheld from an institution based on specified performance; requiring the boards to submit reports by a specified time to the Governor and the Legislature; incorporating by reference certain calculations for the Medicaid Low-Income Pool and Disproportionate Share Hospital programs; requiring the Agency for Health Care Administration to retroactively adjust hospital payment rates to align payments with available intergovernmental transfer funding under certain circumstances; amending s. 20.435, F.S.; revising the authorized uses of funding in the Medical Quality Assurance Trust Fund; prioritizing which categories of individuals on the wait list of the Agency for Persons with Disabilities shall be offered slots in the Medicaid home and community-based waiver programs; requiring the agency to allow an individual to receive waiver services if his or her parent or guardian is an active duty servicemember transferred to Florida and previously received these services in another state; providing that individuals remaining on the wait list are not entitled to a hearing in accordance with federal law or administrative proceeding under state law; amending s. 296.37, F.S.; requiring certain residents of a veterans' nursing home to contribute to his or her maintenance and support; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to reflect certain enrollment changes within the Children's Medical Services network; providing that certain funds provided for training purposes shall be allocated to community-based lead agencies based on a training needs assessment conducted by the Department of Children and Families; amending s. 216.262, F.S.; authorizing the Department of Corrections under certain circumstances to submit a budget amendment for additional positions; authorizing the Department of Legal Affairs to expend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in previous years; amending s. 932.7055, F.S.; authorizing a municipality to expend funds from its special law enforcement trust fund to reimburse the municipality's general fund for moneys advanced from the general fund before a certain date; amending s. 215.18, F.S.; providing for trust fund loans to the state court system sufficient to meet its appropriation; providing procedures for accessing and repaying the loan; directing the Department of Management Services to use tenant broker services to renegotiate or reprocure leases for office or storage space; requiring the Department of Management Services to provide a report to the Governor and the Legislature; reenacting s. 624.502, F.S., relating to the deposit of fees for service of process made upon the Chief Financial Officer or Office of Insurance Regulation; providing for deposit of such fees into the Administrative Trust Fund rather than the Insurance Regulatory Trust Fund; authorizing the Agency for Persons with Disabilities, the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Fish and Wildlife Commission, and the

Department of State to submit a budget amendment to realign funding, to increase certain budget authority from trust funds, or to transfer trust funds in order to implement specified law; amending s. 403.7095, F.S.; requiring the Department of Environmental Protection to award a specified amount in grants to certain small counties for waste tire and litter prevention, recycling education, and solid waste programs; amending s. 259.105, F.S.; providing that certain funds in the Florida Forever Trust Fund shall be distributed to only the Division of State Lands within the Department of Environmental Protection for the Board of Trustees Florida Forever Priority List land acquisition projects; amending s. 216.181, F.S.; authorizing the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for fixed capital outlay projects; providing direction to agencies for submitting budget amendments; amending s. 215.18, F.S.; authorizing the Governor, if there is a specified deficiency in the Land Acquisition Trust Fund in the Department of Environmental Protection, to transfer funds from other trust funds in the State Treasury as a temporary loan to the Land Acquisition Trust Fund; providing procedures for such transfer and the repayment of the loan; providing a legislative determination that the repayment of the temporary loan is a constitutionally allowable use of such moneys; amending s. 376.307, F.S.; authorizing moneys in the Water Quality Assurance Trust Fund to be used for the payment of debt service on, or to fund other amounts payable with respect to, certain bonds issued before a specified date by the South Florida Water Management District and St. Johns River Water Management District; authorizing the Department of Highway Safety and Motor Vehicles to extend its existing contract for driver license equipment and consumables under specified circumstances; amending s. 339.135, F.S.; requiring the Department of Transportation to use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and related facilities; prohibiting these funds from causing the deferral, deletion, or reduction of other funded existing projects; reenacting s. 341.302(10), F.S., relating to the rail program; revising provisions related to the Department of Transportation's responsibilities for requiring and administering quiet zones as part of the statewide rail program; amending s. 339.2816, F.S.; authorizing certain funds from the State Transportation Trust Fund to be used for the Small County Road Assistance Program; reenacting s. 216.292(2)(a), F.S., relating to exceptions for nontransferable appropriations; removing a restriction on the type of review a legislative appropriations committee may make when reviewing certain notices of proposed transfers by state agencies; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and aligning amounts paid for human resource management services; amending s. 112.24, F.S.; providing conditions on the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salaries of the members of the Legislature shall be maintained at a specified level; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds; authorizing the transfer of unappropriated cash balances to the general revenue or budget stabilization funds from certain trust funds; providing a legislative determination that the issuance of new debt is in the best interests of the state; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; authorizing the Executive Office of the Governor to transfer funds for use by the state's designated primary data centers; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer funds between agencies in order to allocate a reduction relating to SUNCOM Network services; reenacting s. 110.12315, F.S., relating to the state employees' prescription drug program; requiring a 90-day supply limit for maintenance prescription drug purchases; requiring the Department of Management Services to negotiate the pharmacy dispensing fee; revising pharmacy reimbursement rates; requiring the department to maintain the preferred brand name drug list and maintenance drug list; specifying the requirements for filling certain types of prescriptions; specifying prescription drug copayment amounts; providing for the effect of a veto of one or more specific appropriations or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by this act; providing severability; providing effective dates.

—was referred to the Committee on Appropriations.

By Senator Lee—

**SB 2504-A**—A bill to be entitled An act relating to state employees; providing for the resolution of collective bargaining issues at impasse between the state and certified bargaining units of state employees; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2506-A—A bill to be entitled An act relating to the Florida Business Information Portal; creating s. 20.166, F.S.; establishing the Florida Business Information Portal within the Department of Business and Professional Regulation; requiring the department, in collaboration with specified state agencies, to implement the portal by a specified date; specifying the contents of the portal; requiring designated state agencies to cooperate with the department in the development, implementation, and updates of the portal; authorizing the Department of Business and Professional Regulation to contract for services to develop the portal; repealing s. 215.1995, F.S., relating to the One-Stop Business Registration Portal Clearing Trust Fund; repealing s. 288.109, F.S., relating to the One-Stop Business Registration Portal; providing procedures for the termination of the trust fund; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2508-A—A bill to be entitled An act relating to Medicaid; amending s. 395.602, F.S.; revising the term "rural hospital"; amending s. 409.908, F.S.; deleting provisions that authorized the agency to receive funds from certain state entities, local governments, and other political subdivisions for a specific purpose; providing that the Agency for Health Care Administration is authorized to receive intergovernmental transfers of funds from governmental entities for specified purposes; requiring the agency to seek Medicaid waiver authority for the use of local intergovernmental transfers under certain parameters; revising the list of provider types that are subject to certain statutory provisions relating to the establishment of rates; amending s. 409.909, F.S.; revising definitions; altering the annual allocation cap for hospitals participating in the Statewide Medicaid Residency Program; creating the Graduate Medical Education Startup Bonus Program; providing allocations for the program; amending s. 409.911, F.S.; updating references to data used for calculating disproportionate share program payments to certain hospitals for the 2015-2016 fiscal year; repealing s. 409.97, F.S, relating to state and local Medicaid partnerships; amending s. 409.983, F.S.; providing parameters for the reconciliation of managed care plan payments in the long-term care managed care program; amending s. 408.07, F.S.; conforming a cross-reference; creating s. 409.720, F.S.; providing a short title; creating s. 409.721, F.S.; creating the Florida Health Insurance Affordability Exchange Program or FHIX in the Agency for Health Care Administration; providing program authority and principles; creating s. 409.722, F.S.; defining terms; creating s. 409.723, F.S.; providing eligibility and enrollment criteria; providing patient rights and responsibilities; providing premium levels; creating s. 409.724, F.S.; providing for premium credits and choice counseling; establishing an education campaign; providing for customer support and disenrollment; creating s. 409.725, F.S.; providing for available products and services; creating s. 409.726, F.S.; providing for program accountability; creating s. 409.727, F.S.; providing an implementation schedule; creating s. 409.728, F.S.; providing program operation and management duties; creating s. 409.729, F.S.; providing for the development of a long-term reorganization plan and the formation of the FHIX Workgroup; creating s. 409.730, F.S.; authorizing the agency to seek federal approval; creating s. 409.731, F.S.; providing for program expiration; repealing s. 408.70, F.S., relating to legislative findings regarding access to affordable health care; amending s. 408.910, F.S.; revising legislative intent; redefining terms; revising the scope of the Florida Health Choices Program and the pricing of services under the program; providing requirements for operation of the marketplace; providing additional duties for the corporation to perform; requiring an annual report to the Governor and the Legislature; amending s. 409.904, F.S.; establishing a date when new enrollment in

the Medically Needy program is suspended; providing an expiration date for the program; amending s. 624.91, F.S.; revising eligibility requirements for state-funded assistance; revising the duties and powers of the Florida Healthy Kids Corporation; revising provisions for the appointment of members of the board of the Florida Healthy Kids Corporation; requiring transition plans; amending chapter 2012-33, Laws of Florida; requiring a Program of All-Inclusive Care for the Elderly organization in Broward County to serve frail elders in Miami-Dade County; repealing s. 624.915, F.S., relating to the operating fund of the Florida Healthy Kids Corporation; providing a directive to the Division of Law Revision and Information; providing effective dates.

—was referred to the Committee on Appropriations.

By Senator Lee-

**SB 2510-A**—A bill to be entitled An act relating to allocation of funds for community-based care lead agencies; amending s. 409.991, F.S.; revising the equity allocation model for funding community-based care lead agencies; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2512-A—A bill to be entitled An act relating to employer contributions to fund retiree benefits; amending ss. 112.363, 121.052, 121.055, and 121.071, F.S.; revising the employer contribution rates for the retiree health insurance subsidy; amending s. 121.71, F.S.; revising the required employer retirement contribution rates for members of each membership class and subclass of the Florida Retirement System; providing findings of an important state interest; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; and Appropriations.

By Senator Lee-

SB 2514-A—A bill to be entitled An act relating to the Department of Transportation; amending s. 320.072, F.S.; revising the distribution of revenues from additional fees imposed on certain motor vehicle registration transactions; providing for the use of moneys from such distribution by the department; creating s. 339.81, F.S.; creating the Florida Shared-Use Nonmotorized Trail Network; providing legislative findings and intent; providing descriptions and components of the network; providing for the planning, development, operation, and maintenance of the network; requiring funding to be allocated to the Florida Shared-Use Nonmotorized Trail Network in the program and resource plan of the department; authorizing memoranda of agreement and contracts for maintaining the network; authorizing the department to adopt rules; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2516-A—A bill to be entitled An act relating to the implementation of the water and land conservation constitutional amendment; terminating certain trust funds within the Department of Environmental Protection, the Department of Agriculture and Consumer Services, and the Fish and Wildlife Conservation Commission; providing for the disposition of balances in the trust funds; requiring the Department of Environmental Protection to pay all outstanding debts or obligations of the terminated trust funds; requiring the Chief Financial Officer to close out and remove the terminated trust funds from the various state accounting systems; amending s. 17.61, F.S.; requiring moneys in land acquisition trust funds created or designated to receive funds under s. 28, Art. X of the State Constitution to be retained in those trust funds; repealing s. 161.05301, F.S., relating to beach erosion control project staffing; amending s. 161.054, F.S.; redirecting certain proceeds from the Ecosystem Management and Restoration Trust Fund to the Florida Coastal Protection Trust Fund; amending s. 161.091, F.S.; authorizing disbursements from the Land Acquisition Trust Fund for the beach

management plan; amending s. 201.0205, F.S.; conforming provisions to changes made by the act; amending s. 201.15, F.S.; revising and deleting distributions of the tax; providing that specified distributions to the Land Acquisition Trust Fund are not subject to the service charge under s. 215.20, F.S.; revising the purposes for which distributions may be used; amending s. 211.3103, F.S.; authorizing a percentage of proceeds from the phosphate rock excise tax to be credited to the State Park Trust Fund; amending s. 215.20, F.S.; conforming provisions to changes made by the act; amending s. 215.618, F.S.; authorizing Florida Forever bonds to be issued to finance or refinance the acquisition and improvement of land, water areas, and related property interests; amending ss. 215.619, 253.027, and 253.03, F.S.; conforming provisions to changes made by the act; amending s. 253.034, F.S.; requiring proceeds from the sale of surplus conservation lands before a certain date to be deposited into the Florida Forever Trust Fund and after such date under certain circumstances into the Land Acquisition Trust Fund; prohibiting more than a certain amount of funds to be expended from the Land Acquisition Trust Fund for funding a certain contractual arrangement; amending s. 253.7824, F.S.; conforming provisions to changes made by the act; amending s. 258.435, F.S.; requiring moneys received in trust by the Department of Environmental Protection relating to aquatic preserves to be deposited into the Grants and Donations Trust Fund; amending s. 259.032, F.S.; conforming provisions affected by the termination of the Conservation and Recreation Lands Trust Fund; authorizing state agencies designated to manage lands acquired with funds deposited into the Land Acquisition Trust Fund to contract with local governments and soil and water conservation districts to assist in management activities; amending s. 259.035, F.S.; requiring the Acquisition and Restoration Council to develop rules defining specific criteria and numeric performance measures needed for lands acquired with funds deposited into the Land Acquisition Trust Fund pursuant to s. 28(a), Art. X of the State Constitution; requiring the proposed rules to be submitted to the Legislature for consideration; requiring recipients of funds from the Land Acquisition Trust Fund to annually report to the Division of State Lands; requiring the council to consider and evaluate in writing each project proposed for acquisition using such funds and ensure that each proposed project meets the requirements of s. 28, Art. X of the State Constitution; amending ss. 259.036, 259.037, 259.04, and 259.041, F.S.; conforming cross-references; amending s. 259.101, F.S.; conforming provisions affected by the termination of the Preservation 2000 Trust Fund; requiring agencies and water management districts that acquired lands using Preservation 2000 funds to make them available for public recreational use; requiring water management districts and the department to control the growth of nonnative invasive plant species on certain lands; amending s. 259.105, F.S.; deleting obsolete provisions; conforming cross-references; prohibiting more than a certain amount of funds to be expended from the Land Acquisition Trust Fund for funding a certain contractual arrangement; amending s. 259.1051, F.S.; conforming crossreferences; amending ss. 338.250, 339.0801, 339.55, 341.303, 343.58, 369.252, 373.026, and 373.089, F.S.; conforming provisions to changes made by the act; amending s. 373.129, F.S.; requiring certain civil penalties to be deposited into the Water Quality Assurance Trust Fund; amending ss. 373.1391 and 373.199, F.S.; conforming provisions to changes made by the act; amending s. 373.430, F.S.; requiring certain moneys to be deposited into the Florida Permit Fee Trust Fund rather than the Ecosystem Management and Restoration Trust Fund; amending ss. 373.459, 373.4592, 373.45926, 373.470, and 373.584, F.S.; conforming provisions to changes made by the act; amending s. 373.59, F.S.; conforming provisions affected by the termination of the Water Management Lands Trust Fund; amending s. 373.5905, F.S.; conforming a cross-reference; amending ss. 373.703 and 375.031, F.S.; conforming provisions to changes made by the act; amending s. 375.041, F.S.; designating the Land Acquisition Trust Fund within the Department of Environmental Protection for receipt of certain documentary stamp tax revenues for the prescribed uses of s. 28, Art. X of the State Constitution; providing priority for the use of moneys in the trust fund; requiring agencies receiving transfers of moneys from the fund to maintain the integrity of such funds; amending s. 375.044, F.S.; conforming provisions to changes made by the act; repealing s. 375.045, F.S., relating to the Florida Preservation 2000 Trust Fund; amending s. 375.075, F.S.; conforming provisions to changes made by the act; amending s. 376.11, F.S.; revising the funds required to be deposited into the Florida Coastal Protection Trust Fund and the purposes for which such funds may be used; amending s. 376.123, F.S.; conforming a cross-reference; amending s. 376.307, F.S.; revising the funds required to be deposited into the Water Quality Assurance Trust Fund and the purposes for which such funds may be used; amending s. 376.40, F.S.; conforming a cross-reference; repealing s. 379.202, F.S., relating to the Conservation and Recreation Lands Program Trust Fund of the Fish and Wildlife Conservation Commission; amending s. 379.206, F.S.; requiring grants and donations from development-of-regional-impact wildlife mitigation contributions to be credited to the Grants and Donations Trust Fund; amending s. 379.212, F.S.; providing that the Land Acquisition Trust Fund within the Fish and Wildlife Conservation Commission shall be used to implement s. 28, Art. X of the State Constitution; authorizing the department to transfer certain funds; requiring the commission to maintain the integrity of such funds; providing for the transfer of certain funds; amending s. 379.214, F.S.; conforming provisions to changes made by the act; amending s. 379.362, F.S.; requiring the Department of Agriculture and Consumer Services to use funds appropriated from the Land Acquisition Fund within the Department of Environmental Protection to fund certain oyster management and restoration programs; amending s. 380.0666, F.S.; conforming provisions to changes made by the act; repealing s. 380.0677, F.S., relating to the Green Swamp Land Authority; amending s. 380.507, F.S.; conforming provisions to changes made by the act; amending s. 380.508, F.S.; requiring certain funds to be credited to or deposited into the Internal Improvement Trust Fund; requiring funds over and above eligible project costs to be deposited into the Florida Forever Trust Fund rather than the Florida Communities Trust Fund; amending s. 380.510, F.S.; requiring certain funds collected under a grant or loan agreement to be deposited into the Internal Improvement Trust Fund rather than the Florida Communities Trust Fund; requiring the deed or lease of any real property acquired with certain funds to contain covenants and restrictions sufficient to ensure that the use of such real property complies with s. 28, Art. X of the State Constitution; repealing s. 380.511, F.S., relating to the Florida Communities Trust Fund; amending s. 403.0615, F.S.; conforming provisions to changes made by the act; amending ss. 403.08601 and 403.121, F.S.; requiring certain funds to be deposited into the Water Quality Assurance Trust Fund rather than the Ecosystem Management and Restoration Trust Fund; repealing s. 403.1651, F.S., relating to the Ecosystem Management and Restoration Trust Fund; amending s. 403.885, F.S.; conforming provisions to changes made by the act; repealing s. 403.8911, F.S., relating to the annual appropriation from the Water Protection and Sustainability Program Trust Fund; amending s. 403.9325, F.S.; redefining the term "public lands set aside for conservation or preservation" to include lands and interests acquired with funds deposited into the Land Acquisition Trust Fund; amending s. 403.93345, F.S.; redefining the term "fund" to mean the Water Quality Assurance Trust Fund; requiring certain funds to be deposited into the Water Quality Assurance Trust Fund rather than the Ecosystem Management and Restoration Trust Fund; amending ss. 420.5092 and 420.9073, F.S.; conforming provisions to changes made by the act; repealing s. 570.207, F.S., relating to the Conservation and Recreation Lands Program Trust Fund of the Department of Agriculture and Consumer Services; amending s. 570.321, F.S.; conforming provisions to changes made by the act; amending s. 570.71, F.S.; excluding funds from the Land Acquisition Trust Fund from being deposited into the Incidental Trust Fund under certain circumstances; amending s. 895.09, F.S.; conforming provisions to changes made by the act; making technical changes; reenacting s. 339.2818(6), F.S., relating to the Small County Outreach Program, s. 339.2819(5), F.S., relating to the Transportation Regional Incentive Program, s. 339.61(3), F.S., relating to the Florida Strategic Intermodal System, s. 341.051(6), F.S., relating to the New Starts Transit Program, s. 373.470(4)(e), F.S., relating to debt service for Everglades restoration bonds, and s. 420.9079(1), F.S., relating to the Local Government Housing Trust Fund, to incorporate the amendment made by this act to s. 201.15, F.S., in references thereto; reenacting s. 258.015(3)(b), F.S., relating to funds available to citizen support organizations, to incorporate the amendment made by this act to s. 375.041, F.S., in a reference thereto; reenacting s. 287.0595(2), F.S., relating to Department of Environmental Protection's authority to adopt certain pollution response rules, to incorporate the amendment made by this act to s. 376.307, F.S., in a reference thereto; providing effective dates.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2518-A—A bill to be entitled An act relating to trust funds; amending s. 20.1971, F.S.; creating the Land Acquisition Trust Fund within the Agency for Persons with Disabilities; providing for the purpose of the trust fund and sources of funds; requiring the agency to

maintain the integrity of such funds; providing for disposition of funds available from reversions or reductions in budget authority; requiring that title to lands or related property interests acquired be vested in the Board of Trustees of the Internal Improvement Trust Fund; requiring the agency or its designee to manage the lands or property interests acquired in accordance with the purposes set forth in s. 28, Art. X of the State Constitution; providing a restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2520-A—A bill to be entitled An act relating to trust funds; creating s. 20.142, F.S.; creating the Land Acquisition Trust Fund within the Department of Agriculture and Consumer Services; providing for the purpose of the trust fund and sources of funds; requiring the department to maintain the integrity of such funds; providing for disposition of funds from reversions or reductions in budget authority from the trust fund; requiring that title to lands or related property interests acquired be vested in the Board of Trustees of the Internal Improvement Trust Fund; requiring the department or its designee to manage lands or related property interests acquired in accordance with the purposes set forth in s. 28, Art. X of the State Constitution; providing a restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2522-A—A bill to be entitled An act relating to trust funds; creating s. 20.106, F.S.; creating the Land Acquisition Trust Fund within the Department of State; providing for the purpose of the trust fund and sources of funds; requiring the department to maintain the integrity of such funds; providing for disposition of funds from reversions or reductions in budget authority from the trust fund; requiring that title to lands or related property interests acquired be vested in the Board of Trustees of the Internal Improvement Trust Fund; requiring the department or its designee to manage lands or related property interests in accordance with the purposes set forth in s. 28, Art. X of the State Constitution; providing a restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Lee-

SB 2524-A—A bill to be entitled An act relating to trust funds; creating s. 20.232, F.S.; creating the Land Acquisition Trust Fund within the Department of Transportation; providing for the purpose of the trust fund and sources of funds; requiring the department to maintain the integrity of such funds; providing for disposition of funds from reversions or reductions in budget authority from the trust fund; requiring that title to lands or related property interests acquired be vested by the state; requiring the department or its designee to manage lands or related property interests acquired in accordance with the purposes set forth in s. 28, Art. X of the State Constitution; providing a restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was referred to the Committee on Appropriations.

## CONSIDERATION OF FILED BILLS

## MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2500-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2500-A—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2015, and ending June 30, 2016, and supplemental appropriations for the period ending June 30, 2015, to pay salaries and other expenses capital outlay-buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2500-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-33

Mr. President Gaetz Montford Abruzzo Galvano Negron Altman Garcia Ring Gibson Sachs Bean Benacquisto Hays Simmons Hukill Bradley Simpson Bullard Jovner Smith Latvala Clemens Sobel Dean Lee Soto Detert Legg Stargel Diaz de la Portilla Margolis Thompson

Nays-2

Brandes Hutson

Vote after roll call:

Yea-Evers

## DISCLOSURE

A trust of which I am a beneficiary has an interest in property adjacent to certain Florida Department of Transportation right-of-way. I am uncertain to what degree the provisions in Senate Bill 2500-A may benefit the trust or its assets, but I would like to make this disclosure in an abundance of caution.

Therefore, I believe that, because this bill may potentially benefit this trust, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Travis Hutson, 6th District

## MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2502-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2502-A—A bill to be entitled An act relating to implementing the 2015-2016 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as required in specified proviso language, notwithstanding other provisions of law; amending s. 1013.64, F.S.; revising the basis for allocating fixed capital outlay funds for existing satisfactory facilities; providing the required ad valorem tax millage contribution by certain district school boards for funded construction projects; amending s. 1011.62, F.S.; requiring supplemental academic instruction categorical funds and research-based reading instruction allocation funds to be used by a school district with at least one of certain lowest-performing elementary schools for additional intensive reading instruction at such school during the summer program in addition to the school year; providing that the additional instruction requirements continue in the subsequent year for certain students; revising the funding of full-time equivalent values for students who earn CAPE industry certifications through dual enrollment; increasing the bonus awarded to teachers who provided instruction in courses that led to certain CAPE industry certifications; specifying a maximum bonus amount per teacher per school year; revising the calculation of the discretionary millage compression supplement amount; revising the computation of district sparsity index for districts with a specified full-time equivalent student membership; deleting obsolete language; revising the calculation of the virtual education contribution; creating a federally connected student supplement for school districts; specifying eligibility requirements and calculations for the supplement; amending s. 1011.71, F.S.; conforming a cross-reference; authorizing enterprise resource software to be acquired by certain fees and agreements; requiring the Board of Governors and the State Board of Education to base state performance funds for the State University System and the Florida College System, respectively, on specified metrics adopted by each board; specifying allocation of the funds; requiring certain funds to be withheld from an institution based on specified performance; requiring the boards to submit reports by a specified time to the Governor and the Legislature; incorporating by reference certain calculations for the Medicaid Low-Income Pool and Disproportionate Share Hospital programs; requiring the Agency for Health Care Administration to retroactively adjust hospital payment rates to align payments with available intergovernmental transfer funding under certain circumstances; amending s. 20.435, F.S.; revising the authorized uses of funding in the Medical Quality Assurance Trust Fund; prioritizing which categories of individuals on the wait list of the Agency for Persons with Disabilities shall be offered slots in the Medicaid home and community-based waiver programs; requiring the agency to allow an individual to receive waiver services if his or her parent or guardian is an active duty servicemember transferred to Florida and previously received these services in another state; providing that individuals remaining on the wait list are not entitled to a hearing in accordance with federal law or administrative proceeding under state law; amending s. 296.37, F.S.; requiring certain residents of a veterans' nursing home to contribute to his or her maintenance and support; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to reflect certain enrollment changes within the Children's Medical Services network; providing that certain funds provided for training purposes shall be allocated to community-based lead agencies based on a training needs assessment conducted by the Department of Children and Families; amending s. 216.262, F.S.; authorizing the Department of Corrections under certain circumstances to submit a budget amendment for additional positions; authorizing the Department of Legal Affairs to expend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in previous years; amending s. 932.7055, F.S.; authorizing a municipality to expend funds from its special law enforcement trust fund to reimburse the municipality's general fund for moneys advanced from the general fund before a certain date; amending s. 215.18, F.S.; providing for trust fund loans to the state court system sufficient to meet its appropriation; providing procedures for accessing and repaying the loan; directing the Department of Management Services to use tenant broker services to renegotiate or reprocure leases for office or storage space; requiring the Department of Management Services to provide a report to the Governor and the Legislature; reenacting s. 624.502, F.S., relating to the deposit of fees for service of process made upon the Chief Financial Officer or Office of Insurance Regulation; providing for deposit of such fees into the Administrative Trust Fund rather than the Insurance Regulatory Trust Fund; authorizing the Agency for Persons with Disabilities, the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Fish and Wildlife Commission, and the Department of State to submit a budget amendment to realign funding, to increase certain budget authority from trust funds, or to transfer trust funds in order to implement specified law; amending s. 403.7095, F.S.; requiring the Department of Environmental Protection to award a specified amount in grants to certain small counties for waste tire and litter prevention, recycling education, and solid waste programs; amending s. 259.105, F.S.; providing that certain funds in the Florida Forever Trust Fund shall be distributed to only the Division of State Lands within the Department of Environmental Protection for the Board of Trustees Florida Forever Priority List land acquisition projects; amending s. 216.181, F.S.; authorizing the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for fixed capital outlay projects; providing direction to agencies for submitting budget amendments; amending s. 215.18, F.S.; authorizing the Governor, if there is a specified deficiency in the Land Acquisition Trust Fund in the Department of Environmental Protection, to transfer funds from other trust funds in the State Treasury as a temporary loan to the Land Acquisition Trust Fund; providing procedures for such

transfer and the repayment of the loan; providing a legislative determination that the repayment of the temporary loan is a constitutionally allowable use of such moneys; amending s. 376.307, F.S.; authorizing moneys in the Water Quality Assurance Trust Fund to be used for the payment of debt service on, or to fund other amounts payable with respect to, certain bonds issued before a specified date by the South Florida Water Management District and St. Johns River Water Management District; authorizing the Department of Highway Safety and Motor Vehicles to extend its existing contract for driver license equipment and consumables under specified circumstances; amending s. 339.135, F.S.; requiring the Department of Transportation to use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and related facilities; prohibiting these funds from causing the deferral, deletion, or reduction of other funded existing projects; reenacting s. 341.302(10), F.S., relating to the rail program; revising provisions related to the Department of Transportation's responsibilities for requiring and administering quiet zones as part of the statewide rail program; amending s. 339.2816, F.S.; authorizing certain funds from the State Transportation Trust Fund to be used for the Small County Road Assistance Program; reenacting s. 216.292(2)(a), F.S., relating to exceptions for nontransferable appropriations; removing a restriction on the type of review a legislative appropriations committee may make when reviewing certain notices of proposed transfers by state agencies; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and aligning amounts paid for human resource management services; amending s. 112.24, F.S.; providing conditions on the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salaries of the members of the Legislature shall be maintained at a specified level; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds; authorizing the transfer of unappropriated cash balances to the general revenue or budget stabilization funds from certain trust funds; providing a legislative determination that the issuance of new debt is in the best interests of the state; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; authorizing the Executive Office of the Governor to transfer funds for use by the state's designated primary data centers; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer funds between agencies in order to allocate a reduction relating to SUNCOM Network services; reenacting s. 110.12315, F.S., relating to the state employees' prescription drug program; requiring a 90-day supply limit for maintenance prescription drug purchases; requiring the Department of Management Services to negotiate the pharmacy dispensing fee; revising pharmacy reimbursement rates; requiring the department to maintain the preferred brand name drug list and maintenance drug list; specifying the requirements for filling certain types of prescriptions; specifying prescription drug copayment amounts; providing for the effect of a veto of one or more specific appropriations or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by this act; providing severability; providing effective dates.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2502-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Gaetz	Montford
	Guotz	
Abruzzo	Galvano	Negron
Altman	Garcia	Ring
Bean	Gibson	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Bullard	Joyner	Sobel
Clemens	Latvala	Soto
Dean	Lee	Stargel
Detert	Legg	Thompson
Diaz de la Portilla	Margolis	

Nays—None		
Vote after roll c	all:	
Yea—Evers		
-		

#### MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2504-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

**SB 2504-A**—A bill to be entitled An act relating to state employees; providing for the resolution of collective bargaining issues at impasse between the state and certified bargaining units of state employees; providing an effective date.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2504-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Gaetz	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Ring
Bean	Gibson	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Bullard	Joyner	Sobel
Clemens	Latvala	Soto
Dean	Lee	Stargel
Detert	Legg	Thompson
Diaz de la Portilla	Margolis	•

Nays-None

Vote after roll call:

Yea—Evers

# MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2506-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2506-A—A bill to be entitled An act relating to the Florida Business Information Portal; creating s. 20.166, F.S.; establishing the Florida Business Information Portal within the Department of Business and Professional Regulation; requiring the department, in collaboration with specified state agencies, to implement the portal by a specified date; specifying the contents of the portal; requiring designated state agencies to cooperate with the department in the development, implementation, and updates of the portal; authorizing the Department of Business and Professional Regulation to contract for services to develop the portal; repealing s. 215.1995, F.S., relating to the One-Stop Business Registration Portal Clearing Trust Fund; repealing s. 288.109, F.S., relating to the One-Stop Business Registration Portal; providing procedures for the termination of the trust fund; providing an effective date.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2506-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—35

Mr. President Altman Benacquisto Abruzzo Bean Bradley Brandes Hays Ring Bullard Hukill Sachs Clemens Hutson Simmons Dean Joyner Simpson Latvala Smith Detert Diaz de la Portilla Lee Sobel Gaetz Legg Soto Galvano Margolis Stargel Garcia Montford Thompson

Gibson Negron

Nays-None

Vote after roll call:

Yea—Evers

#### **MOTION**

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2508-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2508-A—A bill to be entitled An act relating to Medicaid; amending s. 395.602, F.S.; revising the term "rural hospital"; amending s. 409.908, F.S.; deleting provisions that authorized the agency to receive funds from certain state entities, local governments, and other political subdivisions for a specific purpose; providing that the Agency for Health Care Administration is authorized to receive intergovernmental transfers of funds from governmental entities for specified purposes; requiring the agency to seek Medicaid waiver authority for the use of local intergovernmental transfers under certain parameters; revising the list of provider types that are subject to certain statutory provisions relating to the establishment of rates; amending s. 409.909, F.S.; revising definitions; altering the annual allocation cap for hospitals participating in the Statewide Medicaid Residency Program; creating the Graduate Medical Education Startup Bonus Program; providing allocations for the program; amending s. 409.911, F.S.; updating references to data used for calculating disproportionate share program payments to certain hospitals for the 2015-2016 fiscal year; repealing s. 409.97, F.S, relating to state and local Medicaid partnerships; amending s. 409.983, F.S.; providing parameters for the reconciliation of managed care plan payments in the long-term care managed care program; amending s. 408.07, F.S.; conforming a cross-reference; creating s. 409.720, F.S.; providing a short title; creating s. 409.721, F.S.; creating the Florida Health Insurance Affordability Exchange Program or FHIX in the Agency for Health Care Administration; providing program authority and principles; creating s. 409.722, F.S.; defining terms; creating s. 409.723, F.S.; providing eligibility and enrollment criteria; providing patient rights and responsibilities; providing premium levels; creating s. 409.724, F.S.; providing for premium credits and choice counseling; establishing an education campaign; providing for customer support and disenrollment; creating s. 409.725, F.S.; providing for available products and services; creating s. 409.726, F.S.; providing for program accountability; creating s. 409.727, F.S.; providing an implementation schedule; creating s. 409.728, F.S.; providing program operation and management duties; creating s. 409.729, F.S.; providing for the development of a long-term reorganization plan and the formation of the FHIX Workgroup; creating s. 409.730, F.S.; authorizing the agency to seek federal approval; creating s. 409.731, F.S.; providing for program expiration; repealing s. 408.70, F.S., relating to legislative findings regarding access to affordable health care; amending s. 408.910, F.S.; revising legislative intent; redefining terms; revising the scope of the Florida Health Choices Program and the pricing of services under the program; providing requirements for operation of the marketplace; providing additional duties for the corporation to perform; requiring an annual report to the Governor and the Legislature; amending s. 409.904, F.S.; establishing a date when new enrollment in the Medically Needy program is suspended; providing an expiration date for the program; amending s. 624.91, F.S.; revising eligibility requirements for state-funded assistance; revising the duties and powers of the Florida Healthy Kids Corporation; revising provisions for the appointment of members of the board of the Florida Healthy Kids Corporation; requiring transition plans; amending chapter 2012-33, Laws of Florida;

requiring a Program of All-Inclusive Care for the Elderly organization in Broward County to serve frail elders in Miami-Dade County; repealing s. 624.915, F.S., relating to the operating fund of the Florida Healthy Kids Corporation; providing a directive to the Division of Law Revision and Information; providing effective dates.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2508-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-31

Mr. President	Galvano	Ring
Abruzzo	Garcia	Sachs
Altman	Gibson	Simmons
Bean	Hukill	Simpson
Benacquisto	Joyner	Smith
Bullard	Latvala	Sobel
Clemens	Lee	Soto
Dean	Legg	Stargel
Detert	Margolis	Thompson
Diaz de la Portilla	Montford	
Gaetz	Negron	

Nays-4

Bradley Brandes Hays

Hutson

Vote after roll call:

Yea-Evers

#### MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2510-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

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

**SB 2510-A**—A bill to be entitled An act relating to allocation of funds for community-based care lead agencies; amending s. 409.991, F.S.; revising the equity allocation model for funding community-based care lead agencies; providing an effective date.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2510-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Gaetz	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Ring
Bean	Gibson	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Bullard	Joyner	Sobel
Clemens	Latvala	Soto
Dean	Lee	Stargel
Detert	Legg	Thompson
Diaz de la Portilla	Margolis	_

Navs-None

Vote after roll call:

Yea—Evers

#### **MOTION**

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2512-A** was withdrawn from committees of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2512-A—A bill to be entitled An act relating to employer contributions to fund retiree benefits; amending ss. 112.363, 121.052, 121.055, and 121.071, F.S.; revising the employer contribution rates for the retiree health insurance subsidy; amending s. 121.71, F.S.; revising the required employer retirement contribution rates for members of each membership class and subclass of the Florida Retirement System; providing findings of an important state interest; providing an effective date

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2512-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-35

Mr. President Gaetz Montford Galvano Negron Abruzzo Altman Garcia Ring Gibson Sachs Bean Benacquisto Hays Simmons Bradley Hukill Simpson Brandes Smith Hutson Bullard Joyner Sobel Clemens Latvala Soto Stargel Dean Lee Detert Legg Thompson Diaz de la Portilla Margolis

Nays-None

Vote after roll call:

Yea—Evers

# MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2514-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

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

SB 2514-A—A bill to be entitled An act relating to the Department of Transportation; amending s. 320.072, F.S.; revising the distribution of revenues from additional fees imposed on certain motor vehicle registration transactions; providing for the use of moneys from such distribution by the department; creating s. 339.81, F.S.; creating the Florida Shared-Use Nonmotorized Trail Network; providing legislative findings and intent; providing descriptions and components of the network; providing for the planning, development, operation, and maintenance of the network; requiring funding to be allocated to the Florida Shared-Use Nonmotorized Trail Network in the program and resource plan of the department; authorizing memoranda of agreement and contracts for maintaining the network; authorizing the department to adopt rules; providing an effective date.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2514-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Bradley	Detert
Abruzzo	Brandes	Diaz de la Portilla
Altman	Bullard	Gaetz
Bean	Clemens	Galvano
Benacquisto	Dean	Garcia

Gibson	Legg	Simpson
Hays	Margolis	Smith
Hukill	Montford	Sobel
Hutson	Negron	Soto
Joyner	Ring	Stargel
Latvala	Sachs	Thompson
Lee	Simmons	_

Nays-None

Vote after roll call:

Yea-Evers

# MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2516-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2516-A—A bill to be entitled An act relating to the implementation of the water and land conservation constitutional amendment; terminating certain trust funds within the Department of Environmental Protection, the Department of Agriculture and Consumer Services, and the Fish and Wildlife Conservation Commission; providing for the disposition of balances in the trust funds; requiring the Department of Environmental Protection to pay all outstanding debts or obligations of the terminated trust funds; requiring the Chief Financial Officer to close out and remove the terminated trust funds from the various state accounting systems; amending s. 17.61, F.S.; requiring moneys in land acquisition trust funds created or designated to receive funds under s. 28, Art. X of the State Constitution to be retained in those trust funds; repealing s. 161.05301, F.S., relating to beach erosion control project staffing; amending s. 161.054, F.S.; redirecting certain proceeds from the Ecosystem Management and Restoration Trust Fund to the Florida Coastal Protection Trust Fund; amending s. 161.091, F.S.; authorizing disbursements from the Land Acquisition Trust Fund for the beach management plan; amending s. 201.0205, F.S.; conforming provisions to changes made by the act; amending s. 201.15, F.S.; revising and deleting distributions of the tax; providing that specified distributions to the Land Acquisition Trust Fund are not subject to the service charge under s. 215.20, F.S.; revising the purposes for which distributions may be used; amending s. 211.3103, F.S.; authorizing a percentage of proceeds from the phosphate rock excise tax to be credited to the State Park Trust Fund; amending s. 215.20, F.S.; conforming provisions to changes made by the act; amending s. 215.618, F.S.; authorizing Florida Forever bonds to be issued to finance or refinance the acquisition and improvement of land, water areas, and related property interests; amending ss. 215.619, 253.027, and 253.03, F.S.; conforming provisions to changes made by the act; amending s. 253.034, F.S.; requiring proceeds from the sale of surplus conservation lands before a certain date to be deposited into the Florida Forever Trust Fund and after such date under certain circumstances into the Land Acquisition Trust Fund; prohibiting more than a certain amount of funds to be expended from the Land Acquisition Trust Fund for funding a certain contractual arrangement; amending s. 253.7824, F.S.; conforming provisions to changes made by the act; amending s. 258.435, F.S.; requiring moneys received in trust by the Department of Environmental Protection relating to aquatic preserves to be deposited into the Grants and Donations Trust Fund; amending s. 259.032, F.S.; conforming provisions affected by the termination of the Conservation and Recreation Lands Trust Fund; authorizing state agencies designated to manage lands acquired with funds deposited into the Land Acquisition Trust Fund to contract with local governments and soil and water conservation districts to assist in management activities; amending s. 259.035, F.S.; requiring the Acquisition and Restoration Council to develop rules defining specific criteria and numeric performance measures needed for lands acquired with funds deposited into the Land Acquisition Trust Fund pursuant to s. 28(a), Art. X of the State Constitution; requiring the proposed rules to be submitted to the Legislature for consideration; requiring recipients of funds from the Land Acquisition Trust Fund to annually report to the Division of State Lands; requiring the council to consider and evaluate in writing each project proposed for acquisition using such funds and ensure that each proposed project meets the requirements of s. 28, Art. X of the State Constitution;

amending ss. 259.036, 259.037, 259.04, and 259.041, F.S.; conforming cross-references; amending s. 259.101, F.S.; conforming provisions affected by the termination of the Preservation 2000 Trust Fund; requiring agencies and water management districts that acquired lands using Preservation 2000 funds to make them available for public recreational use; requiring water management districts and the department to control the growth of nonnative invasive plant species on certain lands; amending s. 259.105, F.S.; deleting obsolete provisions; conforming cross-references; prohibiting more than a certain amount of funds to be expended from the Land Acquisition Trust Fund for funding a certain contractual arrangement; amending s. 259.1051, F.S.; conforming crossreferences; amending ss. 338.250, 339.0801, 339.55, 341.303, 343.58, 369.252, 373.026, and 373.089, F.S.; conforming provisions to changes made by the act; amending s. 373.129, F.S.; requiring certain civil penalties to be deposited into the Water Quality Assurance Trust Fund; amending ss. 373.1391 and 373.199, F.S.; conforming provisions to changes made by the act; amending s. 373.430, F.S.; requiring certain moneys to be deposited into the Florida Permit Fee Trust Fund rather than the Ecosystem Management and Restoration Trust Fund; amending ss. 373.459, 373.4592, 373.45926, 373.470, and 373.584, F.S.; conforming provisions to changes made by the act; amending s. 373.59, F.S.; conforming provisions affected by the termination of the Water Management Lands Trust Fund; amending s. 373.5905, F.S.; conforming a cross-reference; amending ss. 373.703 and 375.031, F.S.; conforming provisions to changes made by the act; amending s. 375.041, F.S.; designating the Land Acquisition Trust Fund within the Department of Environmental Protection for receipt of certain documentary stamp tax revenues for the prescribed uses of s. 28, Art. X of the State Constitution; providing priority for the use of moneys in the trust fund; requiring agencies receiving transfers of moneys from the fund to maintain the integrity of such funds; amending s. 375.044, F.S.; conforming provisions to changes made by the act; repealing s. 375.045, F.S., relating to the Florida Preservation 2000 Trust Fund; amending s. 375.075, F.S.; conforming provisions to changes made by the act; amending s. 376.11, F.S.; revising the funds required to be deposited into the Florida Coastal Protection Trust Fund and the purposes for which such funds may be used; amending s. 376.123, F.S.; conforming a cross-reference; amending s. 376.307, F.S.; revising the funds required to be deposited into the Water Quality Assurance Trust Fund and the purposes for which such funds may be used; amending s. 376.40, F.S.; conforming a cross-reference; repealing s. 379.202, F.S., relating to the Conservation and Recreation Lands Program Trust Fund of the Fish and Wildlife Conservation Commission; amending s. 379.206, F.S.; requiring grants and donations from development-of-regional-impact wildlife mitigation contributions to be credited to the Grants and Donations Trust Fund; amending s. 379.212, F.S.; providing that the Land Acquisition Trust Fund within the Fish and Wildlife Conservation Commission shall be used to implement s. 28, Art. X of the State Constitution; authorizing the department to transfer certain funds; requiring the commission to maintain the integrity of such funds; providing for the transfer of certain funds; amending s. 379.214, F.S.; conforming provisions to changes made by the act; amending s. 379.362, F.S.; requiring the Department of Agriculture and Consumer Services to use funds appropriated from the Land Acquisition Fund within the Department of Environmental Protection to fund certain oyster management and restoration programs; amending s. 380.0666, F.S.; conforming provisions to changes made by the act; repealing s. 380.0677, F.S., relating to the Green Swamp Land Authority; amending s. 380.507, F.S.; conforming provisions to changes made by the act; amending s. 380.508, F.S.; requiring certain funds to be credited to or deposited into the Internal Improvement Trust Fund; requiring funds over and above eligible project costs to be deposited into the Florida Forever Trust Fund rather than the Florida Communities Trust Fund; amending s. 380.510, F.S.; requiring certain funds collected under a grant or loan agreement to be deposited into the Internal Improvement Trust Fund rather than the Florida Communities Trust Fund; requiring the deed or lease of any real property acquired with certain funds to contain covenants and restrictions sufficient to ensure that the use of such real property complies with s. 28, Art. X of the State Constitution; repealing s. 380.511, F.S., relating to the Florida Communities Trust Fund; amending s. 403.0615, F.S.; conforming provisions to changes made by the act; amending ss. 403.08601 and 403.121, F.S.; requiring certain funds to be deposited into the Water Quality Assurance Trust Fund rather than the Ecosystem Management and Restoration Trust Fund; repealing s. 403.1651, F.S., relating to the Ecosystem Management and Restoration Trust Fund; amending s. 403.885, F.S.; conforming provisions to changes made by the act; repealing s. 403.8911, F.S., relating to the annual appropriation from the Water Protection and

Sustainability Program Trust Fund; amending s. 403.9325, F.S.; redefining the term "public lands set aside for conservation or preservation" to include lands and interests acquired with funds deposited into the Land Acquisition Trust Fund; amending s. 403.93345, F.S.; redefining the term "fund" to mean the Water Quality Assurance Trust Fund; requiring certain funds to be deposited into the Water Quality Assurance Trust Fund rather than the Ecosystem Management and Restoration Trust Fund; amending ss. 420.5092 and 420.9073, F.S.; conforming provisions to changes made by the act; repealing s. 570.207, F.S., relating to the Conservation and Recreation Lands Program Trust Fund of the Department of Agriculture and Consumer Services; amending s. 570.321, F.S.; conforming provisions to changes made by the act; amending s. 570.71, F.S.; excluding funds from the Land Acquisition Trust Fund from being deposited into the Incidental Trust Fund under certain circumstances; amending s. 895.09, F.S.; conforming provisions to changes made by the act; making technical changes; reenacting s. 339.2818(6), F.S., relating to the Small County Outreach Program, s. 339.2819(5), F.S., relating to the Transportation Regional Incentive Program, s. 339.61(3), F.S., relating to the Florida Strategic Intermodal System, s. 341.051(6), F.S., relating to the New Starts Transit Program, s. 373.470(4)(e), F.S., relating to debt service for Everglades restoration bonds, and s. 420.9079(1), F.S., relating to the Local Government Housing Trust Fund, to incorporate the amendment made by this act to s. 201.15, F.S., in references thereto; reenacting s. 258.015(3)(b), F.S., relating to funds available to citizen support organizations, to incorporate the amendment made by this act to s. 375.041, F.S., in a reference thereto; reenacting s. 287.0595(2), F.S., relating to Department of Environmental Protection's authority to adopt certain pollution response rules, to incorporate the amendment made by this act to s. 376.307, F.S., in a reference thereto; providing effective dates.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2516-A** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Gaetz	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Ring
Bean	Gibson	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Bullard	Joyner	Sobel
Clemens	Latvala	Soto
Dean	Lee	Stargel
Detert	Legg	Thompson
Diaz de la Portilla	Margolis	

Nays-None

Vote after roll call:

Yea-Evers

# MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2518-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

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

SB 2518-A—A bill to be entitled An act relating to trust funds; amending s. 20.1971, F.S.; creating the Land Acquisition Trust Fund within the Agency for Persons with Disabilities; providing for the purpose of the trust fund and sources of funds; requiring the agency to maintain the integrity of such funds; providing for disposition of funds available from reversions or reductions in budget authority; requiring that title to lands or related property interests acquired be vested in the Board of Trustees of the Internal Improvement Trust Fund; requiring the agency or its designee to manage the lands or property interests acquired in accordance with the purposes set forth in s. 28, Art. X of the State Constitution; providing a restriction on how funds may be in-

vested; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2518-A** was read the third time by title, passed by the required constitutional three-fifths vote of the membership, and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Gaetz	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Ring
Bean	Gibson	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Bullard	Joyner	Sobel
Clemens	Latvala	Soto
Dean	Lee	Stargel
Detert	Legg	Thompson
Diaz de la Portilla	Margolis	

Navs-None

Vote after roll call:

Yea—Evers

#### **MOTION**

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2520-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2520-A—A bill to be entitled An act relating to trust funds; creating s. 20.142, F.S.; creating the Land Acquisition Trust Fund within the Department of Agriculture and Consumer Services; providing for the purpose of the trust fund and sources of funds; requiring the department to maintain the integrity of such funds; providing for disposition of funds from reversions or reductions in budget authority from the trust fund; requiring that title to lands or related property interests acquired be vested in the Board of Trustees of the Internal Improvement Trust Fund; requiring the department or its designee to manage lands or related property interests acquired in accordance with the purposes set forth in s. 28, Art. X of the State Constitution; providing a restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2520-A** was read the third time by title, passed by the required constitutional three-fifths vote of the membership, and certified to the House. The vote on passage was:

Yeas-36

Navs-None

Mr. President	Evers	Margolis
Abruzzo	Gaetz	Montford
Altman	Galvano	Negron
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Hays	Simmons
Brandes	Hukill	Simpson
Bullard	Hutson	Smith
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Stargel
Diaz de la Portilla	Legg	Thompson

#### MOTION

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2522-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2522-A—A bill to be entitled An act relating to trust funds; creating s. 20.106, F.S.; creating the Land Acquisition Trust Fund within the Department of State; providing for the purpose of the trust fund and sources of funds; requiring the department to maintain the integrity of such funds; providing for disposition of funds from reversions or reductions in budget authority from the trust fund; requiring that title to lands or related property interests acquired be vested in the Board of Trustees of the Internal Improvement Trust Fund; requiring the department or its designee to manage lands or related property interests in accordance with the purposes set forth in s. 28, Art. X of the State Constitution; providing a restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2522-A** was read the third time by title, passed by the required constitutional three-fifths vote of the membership, and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Evers	Margolis
Abruzzo	Gaetz	Montford
Altman	Galvano	Negron
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Hays	Simmons
Brandes	Hukill	Simpson
Bullard	Hutson	Smith
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Stargel
Diaz de la Portilla	Legg	Thompson

# MOTION

Nays-None

On motion by Senator Lee, by unanimous consent, the rules were waived and **SB 2524-A** was withdrawn from committee of reference, read a second and third time by title, and taken up instanter.

On motion by Senator Lee, by two-thirds vote-

SB 2524-A—A bill to be entitled An act relating to trust funds; creating s. 20.232, F.S.; creating the Land Acquisition Trust Fund within the Department of Transportation; providing for the purpose of the trust fund and sources of funds; requiring the department to maintain the integrity of such funds; providing for disposition of funds from reversions or reductions in budget authority from the trust fund; requiring that title to lands or related property interests acquired be vested by the state; requiring the department or its designee to manage lands or related property interests acquired in accordance with the purposes set forth in s. 28, Art. X of the State Constitution; providing a restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title. On motion by Senator Lee, by twothirds vote, **SB 2524-A** was read the third time by title, passed by the required constitutional three-fifths vote of the membership, and certified to the House. The vote on passage was:

Yeas-36

Mr. President	Bean	Brandes
Abruzzo	Benacquisto	Bullard
Altman	Bradley	Clemens

Dean Hukill Ring Detert Hutson Sachs Simmons Diaz de la Portilla Jovner Evers Latvala Simpson Smith Gaetz Lee Galvano Legg Sobel Margolis Soto Garcia Gibson Montford Stargel Hays Negron Thompson

Nays-None

# **MOTIONS**

On motion by Senator Lee, the rules were waived and staff of the Committee on Appropriations was instructed to make title amendments and technical and conforming changes in **SB 2500-A** as necessary.

On motion by Senator Lee, the House was requested to pass the following Senate appropriations bills as passed by the Senate or agree to include these bills in the appropriations conference: SB 2500-A, SB 2500-A, SB 2500-A, SB 2510-A, SB 2510-A, SB 2512-A, SB 2514-A, SB 2516-A, SB 2518-A, SB 2520-A, SB 2522-A, and SB 2524-A.

# COMMITTEES OF THE SENATE

(With revisions resulting from the special election of Senator Travis Hutson, District 6)

#### Agriculture

Senator Montford, Chair; Senator Dean, Vice Chair; Senators Bullard, Galvano, Garcia, Grimsley, and Sobel

# **Appropriations**

Senator Lee, Chair; Senator Benacquisto, Vice Chair; Senators Altman, Flores, Gaetz, Galvano, Garcia, Grimsley, Hays, Hukill, Joyner, Latvala, Margolis, Montford, Negron, Richter, Ring, Simmons, and Smith

# Appropriations Subcommittee on Criminal and Civil Justice

Senator Negron, Chair; Senator Joyner, Vice Chair; Senators Bradley, Evers, Flores, Hutson, and Soto

# **Appropriations Subcommittee on Education**

Senator Gaetz, Chair; Senator Montford, Vice Chair; Senators Bullard, Galvano, Legg, Ring, Simmons, and Stargel

#### Appropriations Subcommittee on General Government

Senator Hays, Chair; Senator Braynon, Vice Chair; Senators Altman, Dean, Lee, Margolis, and Simpson

# Appropriations Subcommittee on Health and Human Services

Senator Garcia, Chair; Senator Smith, Vice Chair; Senators Abruzzo, Bean, Benacquisto, Grimsley, Richter, and Sobel

# Appropriations Subcommittee on Transportation, Tourism, and Economic Development

Senator Latvala, Chair; Senator Clemens, Vice Chair; Senators Brandes, Detert, Diaz de la Portilla, Gibson, Hukill, Sachs, and Thompson

# **Banking and Insurance**

Senator Benacquisto, Chair; Senator Richter, Vice Chair; Senators Clemens, Detert, Hukill, Lee, Margolis, Montford, Negron, Simmons, and Smith

# Children, Families, and Elder Affairs

Senator Sobel, Chair; Senator Altman, Vice Chair; Senators Dean, Detert, Garcia, Hutson, and Ring

# **Commerce and Tourism**

Senator Detert, Chair; Senator Thompson, Vice Chair; Senators Bean, Hutson, Latvala, Richter, and Ring

# Communications, Energy, and Public Utilities

Senator Grimsley, Chair; Senator Hukill, Vice Chair; Senators Abruzzo, Bradley, Dean, Evers, Garcia, Gibson, Hutson, and Sachs

#### **Community Affairs**

Senator Simpson, Chair; Senator Brandes, Vice Chair; Senators Abruzzo, Bradley, Dean, Diaz de la Portilla, Hutson, and Thompson

#### **Criminal Justice**

Senator Evers, Chair; Senator Gibson, Vice Chair; Senators Bradley, Brandes, and Clemens

#### **Education Pre-K - 12**

Senator Legg, Chair; Senator Detert, Vice Chair; Senators Benacquisto, Brandes, Bullard, Clemens, Gaetz, Galvano, Garcia, Montford, and Sobel

# **Environmental Preservation and Conservation**

Senator Dean, Chair; Senator Simpson, Vice Chair; Senators Altman, Evers, Hays, Hutson, Simmons, Smith, and Soto

#### **Ethics and Elections**

Senator Richter, Chair; Senator Legg, Vice Chair; Senators Braynon, Clemens, Flores, Gaetz, Hays, Negron, Smith, and Thompson

#### Finance and Tax

Senator Hukill, Chair; Senator Abruzzo, Vice Chair; Senators Altman, Diaz de la Portilla, Flores, Margolis, Simpson, and Soto

# **Fiscal Policy**

Senator Flores, Chair; Senator Bradley, Vice Chair; Senators Abruzzo, Bean, Clemens, Hays, Hukill, Legg, Margolis, Sachs, and Stargel

#### **Governmental Oversight and Accountability**

Senator Ring, Chair; Senator Hays, Vice Chair; Senators Bullard, Latvala, and Legg

# **Health Policy**

Senator Bean, Chair; Senator Sobel, Vice Chair; Senators Braynon, Flores, Gaetz, Galvano, Garcia, Grimsley, and Joyner

# **Higher Education**

Senator Stargel, Chair; Senator Sachs, Vice Chair; Senators Benacquisto, Braynon, Gaetz, Joyner, Legg, Negron, and Simmons

# **Judiciary**

Senator Diaz de la Portilla, Chair; Senator Ring, Vice Chair; Senators Bean, Benacquisto, Brandes, Joyner, Simmons, Simpson, Soto, and Stargel

# Military and Veterans Affairs, Space, and Domestic Security

Senator Altman, Chair; Senator Gibson, Vice Chair; Senators Evers, Sachs, and Stargel

# **Regulated Industries**

Senator Bradley, Chair; Senator Margolis, Vice Chair; Senators Abruzzo, Bean, Braynon, Diaz de la Portilla, Flores, Latvala, Negron, Richter, Sachs, and Stargel

# Rules

Senator Simmons, Chair; Senator Soto, Vice Chair; Senators Benacquisto, Diaz de la Portilla, Gaetz, Galvano, Gibson, Joyner, Latvala, Lee, Montford, Negron, and Richter

# Transportation

Senator Brandes, Chair; Senator Bullard, Vice Chair; Senators Braynon, Evers, Grimsley, Simpson, and Thompson

#### **Joint Legislative Committees:**

# Joint Administrative Procedures Committee

Senator Grimsley, Alternating Chair; Senators Bean, Bullard, Detert, and Thompson

# Joint Committee on Public Counsel Oversight

Senator Smith, Alternating Chair; Senators Brandes, Hukill, Soto, and Stargel

# Joint Legislative Auditing Committee

Senator Abruzzo, Alternating Chair; Senators Benacquisto, Bradley, Gibson, and Simpson

# **Other Legislative Entity:**

# Joint Legislative Budget Commission

Senator Lee, Alternating Chair; Senators Braynon, Galvano, Garcia, Grimsley, Joyner, and Simmons

# CORRECTION AND APPROVAL OF JOURNAL

The Journals of April 29, 2015, and May 1, 2015, Regular Session, were corrected and approved.

# **ADJOURNMENT**

On motion by Senator Simmons, the Senate adjourned at 1:41 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Wednesday, June 3 or upon call of the President.



# Journal of the Senate

# Number 2—Special Session A

Wednesday, June 3, 2015

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# **CALL TO ORDER**

The Senate was called to order by President Gardiner at 1:00 p.m. A quorum present—36:

Mr. President	Evers	Legg
Altman	Gaetz	Margolis
Bean	Galvano	Montford
Benacquisto	Garcia	Negron
Bradley	Gibson	Richter
Brandes	Grimsley	Ring
Braynon	Hays	Simmons
Bullard	Hukill	Simpson
Clemens	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Thompson

Excused: Senators Abruzzo, Flores, Sachs, and Stargel

# **PRAYER**

The following prayer was offered by Senator Montford:

Father, we thank you for the blessings bestowed upon our state and our country. We thank you for the blessing of bringing us back together in this special session. We gather in your name and ask for your divine guidance to govern in a manner that honors you and serves the people of our great state. Please help us remember the impact of what we do on those who are the most vulnerable and the most needy, because we know that you have us here for that purpose. We ask that you instill in us the unwavering commitment to do what is right. If we falter, please forgive us and correct our paths so that we may serve the people and fulfill the duty you have given to us.

Father, we know that we face what some may see as insurmountable challenges, but we also know that you are all powerful. We find in 1 Samuel 16:7, "People look at outward appearance, but the Lord looks at the heart." It is comforting and reassuring to know that you indeed know what is in our hearts. We know that you search our hearts and souls and move us to do what is right. Because we know when we do your will, when we do what is right, it will be pleasing to you, and we will be serving your people.

We come to you today to ask for your moral leadership. As you have provided for us, you have also given us the task of providing for those around us. You have given each of us the responsibility to care for our neighbors, for your children, and we ask for guidance in that care. Thank you, Lord, for the opportunity for this Senate to be a moral compass and an example of empathy and sacrifice as you have been an example of sacrifice and empathy to us.

In closing, Father, we ask for your continued support and guidance and your blessings to this body, the state, and the country. We ask for special blessings, Father, for the military men and women and their families who sacrifice every day to help ensure the freedom that we enjoy. Father, we are grateful for our Senate President Gardiner who leads this chamber in a moral, ethical, and most importantly, a family-oriented manner. In your name we pray. Amen.

# **PLEDGE**

Senator Bean led the Senate in the Pledge of Allegiance to the flag of the United States of America.

# ADOPTION OF RESOLUTIONS

# MOTION TO INTRODUCE RESOLUTION

On motion by Senator Joyner, by the required constitutional twothirds vote of the membership, the following resolution was admitted for introduction outside the purview of the call:

On motion by Senator Joyner, by unanimous consent—

By Senator Joyner-

**SR 12-A**—A resolution remembering the remarkable life and public service of former Senator Helen Gordon Davis and expressing a profound sense of loss in her passing.

WHEREAS, Helen Gordon Davis was born on December 25, 1926, in New York City, and

WHEREAS, when she was just 15 years old, Helen Gordon Davis became a "Powers Girl," modeling for the John Robert Powers Agency in New York City, and

WHEREAS, Helen Gordon Davis earned a degree in theater from Brooklyn College and appeared in George Bernard Shaw radio plays on New York City's WNYC, and

WHEREAS, in 1948, Helen Gordon Davis and her husband, Gene Davis, moved to Tampa, and in 1953, they built a home in Davis Islands, where they raised their three children, Gordon, Stephanie, and Karen, and

WHEREAS, Helen Gordon Davis wholeheartedly embraced the role of wife and mother and continued to pursue creative endeavors by teaching high school drama and acting in community theater, where she won two Gaspar Awards, and

WHEREAS, Helen Gordon Davis went on to earn a master's degree in theater from the University of South Florida, and

WHEREAS, Helen Gordon Davis's striking good looks paled in comparison to her intellect, wit, integrity, and determination, which she demonstrated throughout her personal and public life, and

WHEREAS, in the 1950s, Helen Gordon Davis emerged as an unlikely champion of civil rights after a bus driver refused to allow her black housekeeper to sit with her children in the front of a city bus on a shopping trip, and

WHEREAS, shortly after the fateful shopping trip, Helen Gordon Davis marched down Nebraska Avenue, children in tow, to join the local chapter of the NAACP, becoming the first white woman in Florida to hold NAACP membership, and

WHEREAS, the indomitable Helen Gordon Davis went on to join black patrons at a Woolworth's lunch counter to press for desegregation of Tampa's public facilities, and

WHEREAS, in 1974, Helen Gordon Davis became the first woman from Hillsborough County elected to the Florida House of Representatives, where she encountered dismissiveness and, in some cases, hostility from a number of her male colleagues, and

WHEREAS, despite this adversity, Helen Gordon Davis held fast to her commitment to fight institutionalized injustice against women, minorities, and the poor, championing legislation to benefit displaced homemakers and to ensure equal pay for women and minority state workers, and

WHEREAS, Helen Gordon Davis was reelected six times to her seat in the House of Representatives and in 1988 was elected to the Florida Senate, where she served with great distinction for one term, and

WHEREAS, with her husband, Helen Gordon Davis provided the financial support for the founding of Tampa's Centre for Women, a pillar of support for victims of domestic violence and women facing financial ruin after divorce, which now bears her name, and

WHEREAS, Helen Gordon Davis was the first recipient of the League of Women Voters of Hillsborough County's Lifetime Achievement Award and was inducted into the Hillsborough County Women's Hall of Fame by the Commission on the Status of Women, and

WHEREAS, in an interview with the Tampa Bay Times, Helen Gordon Davis's daughter, Stephanie Davis, remembered her mother as "a fierce warrior and a vanguard for social change who raised us all to be strong and independent and to follow our own path," and

WHEREAS, Helen Gordon Davis changed the face of the Legislature by challenging strongholds of discrimination and was fearless in fighting for the rights of all Floridians, NOW, THEREFORE,

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

That we pause to remember the remarkable life and public service of our friend and former colleague Senator Helen Gordon Davis and express a profound sense of loss in her passing.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Gordon, Stephanie, and Karen Davis as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Joyner, **SR 12-A** was read the second time in full and adopted.

# SPECIAL ORDER CALENDAR

# SENATOR RICHTER PRESIDING

On motion by Senator Bean, by two-thirds vote-

CS for CS for SB 2-A—A bill to be entitled An act relating to the health insurance affordability exchange; providing a directive to the Division of Law Revision and Information; creating s. 409.72, F.S.; providing a short title; creating s. 409.721, F.S.; creating the Florida Health Insurance Affordability Exchange Program (FHIX) within the Agency for Health Care Administration; providing program authority and principles; creating s. 409.722, F.S.; defining terms; creating s. 409.723, F.S.; providing eligibility and enrollment criteria; providing patient rights and responsibilities; defining the term "disabled" providing premium levels; creating s. 409.724, F.S.; providing for premium credits and choice counseling; establishing an education campaign; providing for customer support and disenrollment; creating s. 409.725, F.S.; providing for available products and services; creating s. 409.726, F.S.; requiring the department to develop accountability measures and performance standards governing the administration of the program; creating s. 409.727, F.S.: providing for a readiness review and a two-phase implementation schedule; creating s. 409.728, F.S.; providing program operation and

management duties; creating s. 409.729, F.S.; providing for the development of a long-term reorganization plan and the formation of the FHIX Workgroup; creating s. 409.73, F.S.; authorizing the agency to seek federal approval; prohibiting the agency from implementing the FHIX waiver under certain circumstances; creating s. 409.731, F.S.; providing for program expiration; providing for the establishment of a commission; providing purposes and duties of the commission and for the appointment of members; requiring a commission report to be submitted to the Governor and the Legislature; repealing s. 408.70, F.S., relating to legislative findings regarding access to affordable health care; amending s. 408.910, F.S.; revising legislative intent; redefining terms; revising the scope of the Florida Health Choices Program and the pricing of services under the program; providing requirements for operation of the marketplace; providing additional duties for the corporation to perform; requiring an annual report to the Governor and the Legislature; amending s. 409.904, F.S.; limiting eligible persons in the Medically Needy program to those under the age of 21 and pregnant women, and specifying an effective date; providing an expiration date for the program; amending s. 624.91, F.S.; revising eligibility requirements for state-funded assistance; revising the duties and powers of the Florida Healthy Kids Corporation; revising provisions for the appointment of members of the board of the Florida Healthy Kids Corporation; requiring transition plans; repealing s. 624.915, F.S., relating to the operating fund of the Florida Healthy Kids Corporation; providing a directive to the Division of Law Revision and Information; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was read the second time by title.

# THE PRESIDENT PRESIDING

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendments was allowed:

Senator Bean moved the following amendments which were adopted:

Amendment 1 (121532)—Delete lines 250-279 and insert:

- (5) COST SHARING.—
- (a) Except for enrollees eligible under paragraph (1)(c), enrollees are assessed monthly premiums based on their modified adjusted gross income. The maximum monthly premium payments are set at the following income levels:
  - 1. At or below 22 percent of the federal poverty level: \$3.
- 2. Greater than 22 percent, but at or below 50 percent, of the federal poverty level: \$8.
- 3. Greater than 50 percent, but at or below 75 percent, of the federal poverty level: \$15.
- 4. Greater than 75 percent, but at or below 100 percent, of the federal poverty level: \$20.
  - 5. Greater than 100 percent of the federal poverty level: \$25.
- (b) Depending on the products and services selected by the enrollee, the enrollee may also incur additional cost sharing, such as copayments, deductibles, or other out-of-pocket costs.
- (c) An enrollee may be subject to charges for an inappropriate emergency room visit of up to \$8 for the first visit and up to \$25 for any subsequent visit, based on the enrollee's benefit plan, to discourage inappropriate use of the emergency room.
- (d) Cumulative annual cost sharing per enrollee may not exceed 5 percent of an enrollee's annual modified adjusted gross income.
- (e) If, after a 30-day grace period, a full premium payment has not been received, the enrollee shall be transitioned from coverage to inactive status and may not reenroll for a minimum of 6 months, unless a hardship exception has been granted. Enrollees may seek a hardship exception under the Medicaid Fair Hearing Process.

(f) Enrollees eligible under paragraph (1)(c) must pay premiums according to the Title XXI state plan amendment and follow disenrollment criteria for noncompliance in accordance with s. 624.91.

#### Amendment 2 (619710)—Delete lines 284-286 and insert:

(a) Standard amount.—The agency shall develop a monthly premium credit structure appropriate to a benefit plan that meets the bronze metal standard of the Affordable Care Act.

# Amendment 3 (945482)—Delete lines 209-210 and insert:

2. On-the-job training or job placement activities. Evidence of participation in job placement activities must include registration with CareerSource Florida and may include other documentation such as, but not limited to, written acknowledgment from a potential employer of receipt of an employment application from the participant; confirmation from a potential employer of a job interview with the participant; documentation of job-seeking activities; and documentation of assistance or training related to preparing a resume, completing an employment application, or interviewing skills.

#### Amendment 4 (144308)—Delete lines 511-516 and insert:

(e) Annually determine the appropriate premium credit based on the difference in the price of a benchmark product on the FHIX marketplace and the enrollee premium contribution as outlined in s. 409.723(5)(a). For purposes of this paragraph, the benchmark product on the FHIX marketplace is the bronze-level plan under the Affordable Care Act. For plans on the FHIX marketplace, the agency shall annually establish a retroactive methodology to adjust premium revenue to the relative clinical risk profile of each plan's enrollees.

#### Amendment 5 (851446)—Between lines 493 and 494 insert:

(h) A provision that is applicable to an individual under s. 624.91 is available and applicable to an enrollee who is eligible under s. 409.723(1)(c).

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Braynon moved the following amendment which failed:

# Amendment 6 (187734)—Delete lines 650-654 and insert:

(4) The Health Outcomes Review Commission shall consist of eleven members. The Governor, the President of the Senate, and the Speaker of the House shall each appoint three members. The Governor and each presiding officer shall appoint one healthcare professional, one private business representative or consumer representative, and one elected official. The Senate Minority Leader and the House Minority Leader shall each appoint one member.

On motion by Senator Bean, by two-thirds vote, **CS for CS for SB 2-A** as amended, was read the third time by title, passed, ordered engrossed, and then certified to the House. The vote on passage was:

Yeas-33

Mr. President	Evers	Margolis
Altman	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Gibson	Ring
Braynon	Grimsley	Simmons
Bullard	Hukill	Simpson
Clemens	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lee	Soto
Diaz de la Portilla	Legg	Thompson

Nays-3

Brandes Hays Hutson

# REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bill to be placed on the Special Order Calendar for Wednesday, June 3, 2015: CS for CS for SB 2-A.

Respectfully submitted, David Simmons, Rules Chair Bill Galvano, Majority Leader Arthenia L. Joyner, Minority Leader

The Committee on Health Policy recommends a committee substitute for the following: SB 2-A

The bill with committee substitute attached was referred to the Committee on Appropriations under the original reference.

The Committee on Appropriations recommends a committee substitute for the following: CS for SB 2-A

The bill with committee substitute attached was placed on the Calendar.

# **COMMITTEE SUBSTITUTES**

#### FIRST READING

By the Committee on Health Policy; and Senator Bean-

CS for SB 2-A—A bill to be entitled An act relating to the health insurance affordability exchange; providing a directive to the Division of Law Revision and Information; creating s. 409.72, F.S.; providing a short title; creating s. 409.721, F.S.; creating the Florida Health Insurance Affordability Exchange Program (FHIX) within the Agency for Health Care Administration; providing program authority and principles; creating s. 409.722, F.S.; defining terms; creating s. 409.723, F.S.; providing eligibility and enrollment criteria; providing patient rights and responsibilities; defining the term "disabled" providing premium levels; creating s. 409.724, F.S.; providing for premium credits and choice counseling; establishing an education campaign; providing for customer support and disenrollment; creating s. 409.725, F.S.; providing for available products and services; creating s. 409.726, F.S.; requiring the department to develop accountability measures and performance standards governing the administration of the program; creating s. 409.727, F.S.; providing for a readiness review and a two-phase implementation schedule; creating s. 409.728, F.S.; providing program operation and management duties; creating s. 409.729, F.S.; providing for the development of a long-term reorganization plan and the formation of the FHIX Workgroup; creating s. 409.73, F.S.; authorizing the agency to seek federal approval; prohibiting the agency from implementing the FHIX waiver under certain circumstances; creating s. 409.731, F.S.; providing for program expiration; repealing s. 408.70, F.S., relating to legislative findings regarding access to affordable health care; amending s. 408.910, F.S.; revising legislative intent; redefining terms; revising the scope of the Florida Health Choices Program and the pricing of services under the program; providing requirements for operation of the marketplace; providing additional duties for the corporation to perform; requiring an annual report to the Governor and the Legislature; amending s. 409.904, F.S.; limiting eligible persons in the Medically Needy program to those under the age of 21 and pregnant women, and specifying an effective date; providing an expiration date for the program; amending s. 624.91, F.S.; revising eligibility requirements for statefunded assistance; revising the duties and powers of the Florida Healthy Kids Corporation; revising provisions for the appointment of members of the board of the Florida Healthy Kids Corporation; requiring transition plans; repealing s. 624.915, F.S., relating to the operating fund of the Florida Healthy Kids Corporation; providing a directive to the Division of Law Revision and Information; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

By the Committees on Appropriations; and Health Policy; and Senator Bean—

CS for CS for SB 2-A—A bill to be entitled An act relating to the health insurance affordability exchange; providing a directive to the Division of Law Revision and Information; creating s. 409.72, F.S.; providing a short title; creating s. 409.721, F.S.; creating the Florida Health Insurance Affordability Exchange Program (FHIX) within the Agency for Health Care Administration; providing program authority and principles; creating s. 409.722, F.S.; defining terms; creating s. 409.723, F.S.; providing eligibility and enrollment criteria; providing patient rights and responsibilities; defining the term "disabled" providing premium levels; creating s. 409.724, F.S.; providing for premium credits and choice counseling; establishing an education campaign; providing for customer support and disenrollment; creating s. 409.725, F.S.; providing for available products and services; creating s. 409.726, F.S.; requiring the department to develop accountability measures and performance standards governing the administration of the program; creating s. 409.727, F.S.; providing for a readiness review and a two-phase implementation schedule; creating s. 409.728, F.S.; providing program operation and management duties; creating s. 409.729, F.S.; providing for the development of a long-term reorganization plan and the formation of the FHIX Workgroup; creating s. 409.73, F.S.; authorizing the agency to seek federal approval; prohibiting the agency from implementing the FHIX waiver under certain circumstances; creating s. 409.731, F.S.; providing for program expiration; providing for the establishment of a commission; providing purposes and duties of the commission and for the appointment of members; requiring a commission report to be submitted to the Governor and the Legislature; repealing s. 408.70, F.S., relating to legislative findings regarding access to affordable health care;

amending s. 408.910, F.S.; revising legislative intent; redefining terms; revising the scope of the Florida Health Choices Program and the pricing of services under the program; providing requirements for operation of the marketplace; providing additional duties for the corporation to perform; requiring an annual report to the Governor and the Legislature; amending s. 409.904, F.S.; limiting eligible persons in the Medically Needy program to those under the age of 21 and pregnant women, and specifying an effective date; providing an expiration date for the program; amending s. 624.91, F.S.; revising eligibility requirements for state-funded assistance; revising the duties and powers of the Florida Healthy Kids Corporation; revising provisions for the appointment of members of the board of the Florida Healthy Kids Corporation; requiring transition plans; repealing s. 624.915, F.S., relating to the operating fund of the Florida Healthy Kids Corporation; providing a directive to the Division of Law Revision and Information; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

# CORRECTION AND APPROVAL OF JOURNAL

The Journal of June 1 was corrected and approved.

# ADJOURNMENT

On motion by Senator Simmons, the Senate adjourned at 4:07 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 1:00 p.m., Friday, June 5 or upon call of the President.



# Journal of the Senate

Number 3—Special Session A

Friday, June 5, 2015

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# CALL TO ORDER

The Senate was called to order by President Gardiner at 1:00 p.m. A quorum present—29:

Mr. President	Diaz de la Portilla	Lee
Altman	Gaetz	Margolis
Bean	Garcia	Montford
Benacquisto	Gibson	Negron
Bradley	Grimsley	Richter
Brandes	Hays	Simmons
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Thompson
Detert	Latvala	

Excused: Senators Abruzzo, Dean, Flores, Galvano, Legg, Ring, Sachs, Simpson, Soto, and Stargel

# **PRAYER**

The following prayer was offered by Senator Gaetz:

Lord, we are in a place we didn't want to be at a time we didn't want to be here. We are frustrated when we thought we would be finished. We are anxious when we expected things to be settled.

We hear harsh words spoken and see sharp fingers pointed—these are our friends or, at least, not our enemies—and we wonder why it had to be like this. This isn't who we are, is it, Lord?

Let us not furnish a spectacle for the grist-grinders. Let us be worthy of the trust of our people and faithful to our oaths sworn on your scriptures.

We go soon to conference with the women and men of the House of Representatives, who are just as worthy, just as sincere, just as principled as we hope we might be. Great matters for our state have to be decided. Twenty million sets of eyes are on us. Help us set aside the sound and fury of recent days. Sound and fury that, in the end, signified nothing.

Now we turn to you. Now, more than ever, we need you. Quiet our hearts. Soften our tongues. Open our minds. Humble our pride. Awaken our sense of humor, especially about ourselves.

Guide our President, Andy Gardiner, and our Speaker, Steve Crisafulli, and each of us. Put your hand on their shoulders and on ours.

Lead us gently, firmly to your wisdom and, in the words of the prophet Isaiah, "Come now, let us reason together. Let us settle the matter. Do good. Seek justice. Reprove the ruthless. Defend the orphan. Plead for the widow. And if you obey this," God said, "then all the best rewards will be yours." Amen.

# **PLEDGE**

Senator Altman led the Senate in the Pledge of Allegiance to the flag of the United States of America.

# CONFEREES APPOINTED

The President appointed the following conferees for SB 2500-A, SB 2502-A, SB 2504-A, SB 2506-A, SB 2508-A, SB 2510-A, SB 2512-A, SB 2514-A, SB 2516-A, SB 2518-A, SB 2520-A, SB 2522-A, and SB 2524-A: Appropriations Conference Committee: Senator Lee, Chair; Senator Benacquisto, Vice Chair; Senators Flores, Galvano, Grimsley, Joyner, Margolis, Richter, Simmons, and Smith, At Large; Appropriations Conference Committee on Criminal and Civil Justice: Senator Negron, Chair; Senators Bradley, Evers, Flores, Hutson, and Joyner; Appropriations Conference Committee on Education: Senator Gaetz, Chair; Senators Bullard, Galvano, Legg, Montford, Simmons, and Stargel; Appropriations Conference Committee on General Government: Senator Hays, Chair; Senators Altman, Braynon, Dean, Margolis, and Simpson; Appropriations Conference Committee on Health and Human Services: Senator Garcia, Chair; Senators Bean, Benacquisto, Grimsley, Richter, Smith, and Sobel; Appropriations Conference Committee on Transportation, Tourism, and Economic Development: Senator Latvala, Chair; Senators Brandes, Clemens, Detert, Diaz de la Portilla, Gibson, Hukill, Sachs, and Thompson.

The action of the Senate was certified to the House.

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

#### RETURNING MESSAGES

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2500-A, with 1 amendment. Having refused to pass SB 2500-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2502-A, with 1 amendment. The House having refused to pass SB 2502-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2504-A, with 1 amendment. The House having refused to pass SB 2504-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2506-A, with 1 amendment. The House having refused to pass SB 2506-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2508-A, with 1 amendment. Having refused to pass SB 2508-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2510-A, with 1 amendment. Having refused to pass SB 2510-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2512-A, with 1 amendment. The House having refused to pass SB 2512-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2514-A, with 1 amendment. The House having refused to pass SB 2514-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2516-A, with 1 amendment. The House having refused to pass SB 2516-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2518-A by the required 3/5ths vote, with 1 amendment. The House having refused to pass SB 2518-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2520-A by the required 3/5ths vote, with 1 amendment. The House having refused to pass SB 2520-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2522-A by the required 3/5ths vote, with 1 amendment. The House having refused to pass SB 2522-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House has passed SB 2524-A by the required 3/5ths vote, with 1 amendment. The House having refused to pass SB 2524-A as passed by the Senate, the House accedes to the request for conference.

Bob Ward, Clerk

# HOUSE CONFEREES APPOINTED

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the Speaker of the House of Representatives has made the following appointments to the Conference Committee on SB 2500-A, SB 2502-A, SB 2504-A, and SB 2512-A to serve with Rep. Corcoran, Chair, and Rep. Boyd, Vice-Chair; Managers At-Large: Reps. Albritton, Caldwell, Clarke-Reed, Cruz, Diaz, J., Eisnaugle, Fresen, Gaetz, Goodson, Hudson, Ingram, Jones, M., McBurney, Metz, Nuñez, Oliva, O'Toole, Pafford, Porter, Raschein, Richardson, Rouson, Stafford, Williams, A., Wood, and Young; SB 2516-A and SB 2520-A, House Agriculture & Natural Resources/Senate General Government-Rep. Albritton, Chair; Reps. Bracy, Broxson, Combee, Gonzalez, Jacobs, La Rosa, Mayfield, Pilon, Powell, Smith, Trumbull, and Watson, C.; House Education/Senate Education: Rep. Fresen Chair; Reps. Adkins, Cortes, B., Diaz, M., Fitzenhagen, Jones, M., Lee, O'Toole, Porter, Rodrigues, R., Slosberg, Stone, and Taylor; SB 2506-A, House Governmental Operations/Senate General Government: Rep. Nuñez, Chair; Reps. Antone, Baxley, Caldwell, Campbell, Dudley, Eagle, Narain, Passidomo, Plasencia, and Raulerson; SB 2508-A and SB 2510-A House Healthcare/Senate Health and Human Services: Rep. Hudson, Chair; Reps. Berman, Brodeur, Cruz, Cummings, Fant, Harrell, Magar, Murphy, Pigman, Renner, Richardson, and Stevenson; House Justice/ Senate Criminal and Civil Justice: Rep. Metz, Chair; Reps. Ahern, Burgess, Edwards, Eisnaugle, Grant, Hill, Latvala, McGhee, Miller, Pritchett, Rouson, and Spano; SB 2514-A and SB 2522-A House Transportation & Economic Development/Senate Transportation, Tourism and Economic Development: Rep. Ingram, Chair; Reps. Artiles, Avila, Burton, Drake, Fullwood, Jones, S., Moraitis, Perry, Peters, Ray, Rogers, and Stark.

Bob Ward, Clerk

# RETURNING MESSAGES — FINAL ACTION

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has failed to pass CS/CS/SB 2-A.

Bob Ward, Clerk

# CORRECTION AND APPROVAL OF JOURNAL

The Journal of June 3 was corrected and approved.

# ADJOURNMENT

On motion by Senator Simmons, the Senate adjourned at 1:10 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 1:00 p.m., Monday, June 8 or upon call of the President.



# Journal of the Senate

# Number 4—Special Session A

Monday, June 8, 2015

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# CALL TO ORDER

The Senate was called to order by President Gardiner at 1:00 p.m. A quorum present—34:

Mr. President	Evers	Margolis
Altman	Flores	Montford
Bean	Gaetz	Negron
Benacquisto	Galvano	Richter
Bradley	Garcia	Simmons
Brandes	Gibson	Simpson
Braynon	Grimsley	Smith
Bullard	Hukill	Sobel
Clemens	Hutson	Stargel
Dean	Joyner	Thompson
Detert	Lee	
Diaz de la Portilla	Legg	

Excused: Senators Ring and Soto

# **PRAYER**

The following prayer was offered by Senate employee John Guthrie:

Creator God, we marvel at the vastness of the cosmos, the intricacies of nature, and the miracle of life. Thank you, Lord, for trusting us as stewards of your gifts. Open our hearts to enjoy and share the blessings you so freely give.

Gracious God, you call leaders from among us to govern our communities, state, nation, and world. May the Legislature's deliberations during this special session be pleasing in your sight. Grant our leaders grace, courage, and wisdom. Show them paths to peace and justice for all.

Merciful God, we have sinned against you in thought, word, and deed—by what we have done, and by what we have left undone. In your mercy, forgive what we have been, help us amend what we are, and direct what we shall be so that we may delight in your will and walk in your ways as a living sign of God's kingdom on earth. Amen.

#### **PLEDGE**

Terry Darsaw, an employee with the Office of the Sergeant at Arms, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

# SPECIAL RECOGNITION

The President recognized the following Senate employees who will be retiring prior to the 2016 Regular Session: Sergeant at Arms employees Glenn Cooper, 22 years; Terry Darsaw, 34 years; and Ruby Dennis, 34 years; Secretary of the Senate employee Charlie Frier, 35 years;

Committee Staff Director John Guthrie, 25 years; and Committee on Appropriations employee Ann Roberts, 14 years.

The President also recognized the following Senate employees who retired earlier this year: Senate Bill Drafting employee Meta Calder, 8 years; Committee on Judiciary employee Shirley Proctor, 11 years; Senate Information Technology employees Jeanne Giuliani, 21 years; and Lindy Vickers, 34 years; Committee on Ethics and Elections employee Diane Vause, 26 years; and Senate Print Shop employee Mike Stallings, 40 years.

The President thanked the employees for their dedication and years of service to the Senate.

# REFERENCE OF BILLS

By Senator Hukill-

**SB** 4-A—A bill to be entitled An act relating to taxes; amending s. 202.12, F.S.; reducing the tax rate applied to the sale of communications services; reducing the tax rate applied to the retail sale of direct-to-home satellite services; amending s. 202.12001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 202.18, F.S.; revising the allocation of tax revenue received from the communications services tax; amending s. 202.27, F.S.; authorizing dealers to use a period other than a calendar month for the purpose of determining the communications services taxes to be remitted; amending s. 202.28, F.S.; limiting the disallowance of collection allowance under certain circumstances; amending s. 203.001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 212.20, F.S.; revising the distributions of tax revenue received from the sales and use tax, communications services tax, and gross receipts tax; providing applicability; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing effective

—was referred to the Committee on Appropriations.

By Senator Hukill—

**SB 6-A**—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; making technical changes; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Hukill-

SB 8-A—A bill to be entitled An act relating to tax-exempt income; amending s. 220.14, F.S.; increasing the amount of income that is exempt from the corporate income tax; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations; providing applicability; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Hukill-

**SB 10-A**—A bill to be entitled An act relating to the exemption from the sales and use tax for certain machinery and equipment; amending s. 212.08, F.S.; providing that the exemption for certain mixer drums and the parts and labor required to affix such mixer drums is repealed on a specified date; deleting the expiration date for the exemption for certain industrial machinery and equipment; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

#### FIRST READING

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 33-A, as amended, by the required constitutional two-thirds vote of the membership and requests the concurrence of the Senate.

Bob Ward, Clerk

By Finance & Tax Committee and Representative(s) Gaetz—

**HB 33-A**—A bill to be entitled An act relating to taxation; amending s. 196.161, F.S.; prohibiting a lien from being filed against certain homestead properties under certain circumstances; amending s. 196.173, F.S.; authorizing certain servicemembers who receive a homestead exemption and who are deployed in certain military operations to receive an additional ad valorem tax exemption; providing a deadline for claiming tax exemptions for qualifying military deployments during the 2014 calendar year; providing procedures and requirements for filing applications and petitions during the 2015 calendar year to receive the tax exemption after the deadline; providing applicability; amending s. 196.202, F.S.; increasing the property tax exemption for residents who are widows, widowers, blind, or totally and permanently disabled; amending s. 202.12, F.S.; reducing the tax rates applied to the sale of communications services and the retail sale of direct-to-home satellite services: amending s. 202.12001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 202.18, F.S.; revising the allocation of tax revenues received from the communications services tax; amending s. 202.27, F.S.; authorizing dealers of communications services to use an alternative-period basis for filing and remitting communications services taxes; providing a definition; establishing parameters for determining the monthly reporting period; amending s. 202.28, F.S.; limiting the disallowance of the collection allowance under specified circumstances; providing that specified provisions are remedial; providing retroactive applicability; amending s. 203.001, F.S.; conforming rates to the reduction of the communications services tax; providing applicability; amending s. 206.9825, F.S.; providing an aviation fuel tax exemption and authorizing a refund of such taxes previously paid for certain colleges and universities that provide flight training and graduate degrees in aeronautical or aerospace engineering and certain wholesalers and terminal suppliers; amending s. 212.20, F.S.; revising the distributions of tax revenues received from the sales and use tax. communications services tax, and gross receipts tax; amending s. 212.02, F.S.; revising the definitions of the terms "livestock" and "agricultural production"; amending s. 212.08, F.S.; exempting from the sales and use tax irrigation equipment, replacement parts and accessories for power farm equipment and irrigation equipment, certain trailers, stakes used by farmers to support plants during agricultural production, certain textbooks, and certain motor vehicles purchased by active members of the United States Armed Forces or their spouses; revising provisions related to the exemption of prepaid meal plans at colleges and institutions of higher learning; specifying the total amount of community contribution tax credits for specified fiscal years; extending the scheduled repeal of the community contribution tax credits for certain donations; authorizing school support organizations to pay tax to their suppliers on the cost price of food, drink, and supplies purchased for resale in lieu of collecting tax on their final sales; including recyclable material merchant wholesalers in the definition of the term "eligible manufacturing business" and certain tangible personal property used in the recycling of metals for sale in the definition of the term "industrial machinery and equipment" for purposes of qualification for the sales and use tax exemption; authorizing the executive director of the Department of Revenue to adopt emergency rules; specifying the duration of such rules; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; making technical changes; amending s. 212.04, F.S.; exempting from the sales and use tax admissions and membership fees for gun clubs; repealing chapter 198, F.S., relating to estate taxes; amending ss. 72.011, 95.091, 213.015, 213.05, 213.053, 213.21, 213.285, and 215.26, F.S.; conforming provisions to changes made by the act; creating s. 733.7011, F.S.; requiring circuit judges to report monthly the names of certain decedents to the Agency for Health Care Administration; providing legislative intent with respect to the estates of certain decedents; requiring the Department of Revenue to maintain certain estate tax forms for a specified period; amending s. 220.03, F.S.; extending the scheduled expiration of a definition; amending ss. 220.183 and 624.5105, F.S.; extending the scheduled expiration of the community contribution tax credit against the corporate income tax and insurance premium tax for contributions and donations to eligible sponsors of revitalization and housing projects approved by the Department of Economic Opportunity; specifying the total amount of the community contribution tax credits for specified fiscal years; reenacting s. 220.183(1)(c) and (g), F.S., relating to the community contribution tax credit, to incorporate amendments made by the act to ss. 212.08 and 624.5105, F.S., in references thereto; reenacting s. 220.02(8), F.S., relating to legislative intent for the corporate income tax code, to incorporate the amendment made by the act to s. 220.183, F.S., in a reference thereto; reenacting s. 377.809(4)(a), F.S., relating to the Energy Economic Zone Pilot Program, to incorporate amendments made by the act to ss. 212.08, 220.183, and 624.5105, F.S., in references thereto; amending s. 220.196, F.S.; revising eligibility requirements for certain research and development tax credits for certain business enterprises; increasing the total amount of tax credits that may be granted to business enterprises during specified calendar years; revising the deadline for the filing of an application for the tax credit; providing for the proration of tax credits under certain circumstances; amending s. 220.1845, F.S.; increasing the total amount of contaminated site rehabilitation tax credits for 1 year; amending s. 376.30781, F.S.; increasing the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas for 1 year; conforming a provision; amending s. 564.06, F.S.; providing that cider may be made from pears for purposes of taxation; providing an exemption from the sales and use tax for the retail sale of certain clothes, school supplies, and personal computers and personal computer-related accessories during a specified period; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation to the department for administrative purposes; providing an exemption from the sales and use tax for the retail sale of certain items and articles of tangible person property by certain small businesses during a specified period; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; providing an exemption from the sales and use tax for the retail sale of certain textbooks and instructional materials during specified periods; providing a definition; providing exceptions from the exemption in certain locations; authorizing the Department of Revenue to adopt emergency rules; amending s. 624.509, F.S.; extending the scheduled repeal of an exemption from the premium tax for any portion of the title insurance premium retained by a title insurance agent or agency; authorizing the Department of Revenue to adopt emergency rules to implement the amendments made by the act to ss. 202.12 and 202.27, F.S.; providing appropriations; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing effective dates.

—was referred to the Committee on Appropriations.

# CORRECTION AND APPROVAL OF JOURNAL

The Journal of June 5 was corrected and approved.

# ADJOURNMENT

On motion by Senator Simmons, the Senate adjourned at 1:09 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 11:00 a.m., Wednesday, June 10 or upon call of the President.



# Journal of the Senate

# Number 5—Special Session A

Wednesday, June 10, 2015

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# **CALL TO ORDER**

The Senate was called to order by President Gardiner at 11:00 a.m. A quorum present—29:

3.5 D 13 :	<b>.</b>	
Mr. President	Detert	Latvala
Abruzzo	Flores	Margolis
Altman	Gaetz	Montford
Bean	Galvano	Richter
Benacquisto	Gibson	Simmons
Bradley	Grimsley	Smith
Brandes	Hays	Sobel
Braynon	Hukill	Stargel
Bullard	Hutson	Thompson
Clemens	Joyner	-

Excused: Senators Dean, Diaz de la Portilla, Legg, Ring, Simpson, and Soto

#### **PRAYER**

The following prayer was offered by Senator Joyner:

O Lord, our God, the members of the Senate of the State of Florida are grateful for your presence in our lives and in this eminent body. We have been elected by people who trust us, and in order to put their needs before our egos, we need your strength, your guidance, and your wisdom.

There are problems far greater than the wisdom of any woman or man in this body or other position of the government of this great state can solve. O God, we cry out to you, "What shall our leaders do at such a time as this?"

Lord, bestow your wisdom and power upon the Governor of this state, this body, our colleagues in the House of Representatives, and every elected and appointed official to whom leadership has been entrusted. May the responsibility to lead weigh heavily on our hearts until we are ready to acknowledge our helplessness and turn to you. Give us the honesty, courage, and integrity to confess that we often don't know what to do. Only then can we, as the Senate of the State of Florida, turn beyond human wisdom to you, who alone has the answer.

All over our state there are those who remind themselves and others that you, God, are our refuge, strength, and a very present help in times of trouble. Remind us that, as our refuge, you are not a hiding place where we can escape, but rather the arsenal of courage and strength that we need to stand together in righteousness and unity to move our state forward.

O God, may we never forget that what we do is meant to honor you and bless the people of the great State of Florida. Amen.

# **PLEDGE**

Senator Bradley led the Senate in the Pledge of Allegiance to the flag of the United States of America.

#### ADOPTION OF RESOLUTIONS

# MOTION TO INTRODUCE RESOLUTION

On motion by Senator Bradley, by the required constitutional twothirds vote of the membership, the following resolution was admitted for introduction outside the purview of the call:

On motion by Senator Bradley, by unanimous consent-

By Senator Bradley-

**SR 14-A**—A resolution recognizing the outstanding achievement of the University of Florida softball team in winning the 2015 Women's College World Series national championship title.

WHEREAS, the University of Florida softball team on June 3, 2015, defeated the University of Michigan Wolverines to claim the Women's College World Series national championship title in Oklahoma City, and

WHEREAS, the University of Florida softball team is just the third program in National Collegiate Athletic Association (NCAA) softball history to win back-to-back national titles, as the Gators downed the Wolverines in Game 1 and Game 3 of the Women's College World Series by scores of 3-2 and 4-1, respectively, and

WHEREAS, the University of Florida softball team holds an all-time 69-33 record in the NCAA tournament, and

WHEREAS, the University of Florida softball team finished the season by going 28-3 since April 1, 2015, a stretch that includes 19 victories over ranked teams and 11 nonconference wins, and

WHEREAS, the back-to-back NCAA titles make the University of Florida the first in the Southeastern Conference with two softball national championships, and

WHEREAS, the win is the University of Florida's 35th national title, and

WHEREAS, University of Florida softball team pitcher Lauren Haeger was named the Women's College World Series Championship Most Outstanding Player, and

WHEREAS, with her victory in the circle, Lauren Haeger finished her collegiate career with 73 wins and 71 home runs, making her the only player in Division I softball or baseball or Major League Baseball history other than Babe Ruth to reach the 70-70 plateau, NOW, THEREFORE,

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

That the outstanding achievement of the University of Florida softball team in winning the 2015 Women's College World Series national championship title is recognized.

—was introduced out of order and read by title. On motion by Senator Bradley, **SR 14-A** was read the second time in full and adopted.

# CORRECTION AND APPROVAL OF JOURNAL

# **ADJOURNMENT**

The Journal of June 8 was corrected and approved.

On motion by Senator Simmons, the Senate adjourned at 11:20 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:00 a.m., Friday, June 12 or upon call of the President.



# Journal of the Senate

Number 6—Special Session A

Friday, June 12, 2015

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# CALL TO ORDER

The Senate was called to order by President Gardiner at 10:15 a.m. A quorum present—30:

Mr. President	Gaetz	Lee
Bean	Galvano	Margolis
Benacquisto	Garcia	Montford
Bradley	Gibson	Negron
Clemens	Grimsley	Richter
Dean	Hays	Sachs
Detert	Hukill	Simmons
Diaz de la Portilla	Hutson	Simpson
Evers	Joyner	Smith
Flores	Latvala	Stargel

Excused: Senators Altman, Brandes, Braynon, Bullard, Legg, Ring, Sobel, and Soto

# **PRAYER**

The following prayer was offered by Sergeant at Arms employee Deacon Wallace Brown, Pilgrim Rest Missionary Baptist Church, Tallahassee:

O God, creator and maker of heaven and earth, we thank you for life and for all our loved ones' lives. Lord, let us take nothing for granted. Lord, be with these Senators today as they discuss and make decisions that affect the state and the world. Keep their feet on the right path and give them knowledge.

Thank you for your fountain of mercy and your continuing grace so that we may grow. We pray this prayer in your name. Amen.

# **PLEDGE**

Senator Garcia led the Senate in the Pledge of Allegiance to the flag of the United States of America.

# SPECIAL ORDER CALENDAR

On motion by Senator Hukill-

**HB 33-A**—A bill to be entitled An act relating to taxation; amending s. 196.161, F.S.; prohibiting a lien from being filed against certain home-stead properties under certain circumstances; amending s. 196.173, F.S.; authorizing certain servicemembers who receive a homestead exemption and who are deployed in certain military operations to receive an additional ad valorem tax exemption; providing a deadline for claiming tax exemptions for qualifying military deployments during the 2014 calendar year; providing procedures and requirements for filing applications and petitions during the 2015 calendar year to receive the tax exemption after the deadline; providing applicability; amending s. 196.202, F.S.;

increasing the property tax exemption for residents who are widows, widowers, blind, or totally and permanently disabled; amending s. 202.12, F.S.; reducing the tax rates applied to the sale of communications services and the retail sale of direct-to-home satellite services; amending s. 202.12001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 202.18, F.S.; revising the allocation of tax revenues received from the communications services tax; amending s. 202.27, F.S.; authorizing dealers of communications services to use an alternative-period basis for filing and remitting communications services taxes; providing a definition; establishing parameters for determining the monthly reporting period; amending s. 202.28, F.S.; limiting the disallowance of the collection allowance under specified circumstances; providing that specified provisions are remedial; providing retroactive applicability; amending s. 203.001, F.S.; conforming rates to the reduction of the communications services tax; providing applicability; amending s. 206.9825, F.S.; providing an aviation fuel tax exemption and authorizing a refund of such taxes previously paid for certain colleges and universities that provide flight training and graduate degrees in aeronautical or aerospace engineering and certain wholesalers and terminal suppliers; amending s. 212.20, F.S.; revising the distributions of tax revenues received from the sales and use tax, communications services tax, and gross receipts tax; amending s. 212.02, F.S.; revising the definitions of the terms "livestock" and "agricultural production"; amending s. 212.08, F.S.; exempting from the sales and use tax irrigation equipment, replacement parts and accessories for power farm equipment and irrigation equipment, certain trailers, stakes used by farmers to support plants during agricultural production, certain textbooks, and certain motor vehicles purchased by active members of the United States Armed Forces or their spouses; revising provisions related to the exemption of prepaid meal plans at colleges and institutions of higher learning; specifying the total amount of community contribution tax credits for specified fiscal years; extending the scheduled repeal of the community contribution tax credits for certain donations; authorizing school support organizations to pay tax to their suppliers on the cost price of food, drink, and supplies purchased for resale in lieu of collecting tax on their final sales; including recyclable material merchant wholesalers in the definition of the term "eligible manufacturing business" and certain tangible personal property used in the recycling of metals for sale in the definition of the term "industrial machinery and equipment" for purposes of qualification for the sales and use tax exemption; authorizing the executive director of the Department of Revenue to adopt emergency rules; specifying the duration of such rules; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; making technical changes; amending s. 212.04, F.S.; exempting from the sales and use tax admissions and membership fees for gun clubs; repealing chapter 198, F.S., relating to estate taxes; amending ss. 72.011, 95.091, 213.015, 213.05, 213.053, 213.21, 213.285, and 215.26, F.S.; conforming provisions to changes made by the act; creating s. 733.7011, F.S.; requiring circuit judges to report monthly the names of certain decedents to the Agency for Health Care Administration; providing legislative intent with respect to the estates of certain decedents; requiring the Department of Revenue to maintain certain estate tax forms for a specified period; amending s. 220.03, F.S.; extending the scheduled expiration of a definition; amending ss. 220.183 and 624.5105, F.S.; extending the scheduled expiration of the community contribution tax credit against the corporate income tax and insurance premium tax for contributions and donations to eligible sponsors of revitalization and housing projects approved by the Department of Economic Opportunity; specifying the total amount of the community contribution tax credits for specified fiscal years; reenacting s. 220.183(1)(c) and (g), F.S., relating to the community contribution tax credit, to incorporate amendments made by the act to ss. 212.08 and 624.5105, F.S., in references thereto; reenacting s. 220.02(8), F.S., relating to legislative intent for the corporate income tax code, to incorporate the amendment made by the act to s. 220.183, F.S., in a

reference thereto; reenacting s. 377.809(4)(a), F.S., relating to the Energy Economic Zone Pilot Program, to incorporate amendments made by the act to ss. 212.08, 220.183, and 624.5105, F.S., in references thereto; amending s. 220.196, F.S.; revising eligibility requirements for certain research and development tax credits for certain business enterprises; increasing the total amount of tax credits that may be granted to business enterprises during specified calendar years; revising the deadline for the filing of an application for the tax credit; providing for the proration of tax credits under certain circumstances; amending s. 220.1845, F.S.: increasing the total amount of contaminated site rehabilitation tax credits for 1 year; amending s. 376.30781, F.S.; increasing the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas for 1 year; conforming a provision; amending s. 564.06, F.S.; providing that cider may be made from pears for purposes of taxation; providing an exemption from the sales and use tax for the retail sale of certain clothes, school supplies, and personal computers and personal computer-related accessories during a specified period; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation to the department for administrative purposes; providing an exemption from the sales and use tax for the retail sale of certain items and articles of tangible person property by certain small businesses during a specified period; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; providing an exemption from the sales and use tax for the retail sale of certain textbooks and instructional materials during specified periods; providing a definition; providing exceptions from the exemption in certain locations; authorizing the Department of Revenue to adopt emergency rules; amending s. 624.509, F.S.; extending the scheduled repeal of an exemption from the premium tax for any portion of the title insurance premium retained by a title insurance agent or agency; authorizing the Department of Revenue to adopt emergency rules to implement the amendments made by the act to ss. 202.12 and 202.27, F.S.; providing appropriations; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing effective dates.

—was read the second time by title.

The Committee on Appropriations recommended the following amendment which was moved by Senator Hukill:

Amendment 1 (252976) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (d) is added to subsection (2) of section 193.0235, Florida Statutes, to read:

193.0235  $\,$  Ad valorem taxes and non-ad valorem assessments against subdivision property.—

- (2) As used in this section, the term "common element" includes:
- (d) Property located within the same county as the subdivision and used for at least 10 years exclusively for the benefit of lot owners within the subdivision.
- Section 2. Paragraphs (a) and (b) of subsection (1) of section 202.12, Florida Statutes, are amended to read:
- 202.12 Sales of communications services.—The Legislature finds that every person who engages in the business of selling communications services at retail in this state is exercising a taxable privilege. It is the intent of the Legislature that the tax imposed by chapter 203 be administered as provided in this chapter.
- (1) For the exercise of such privilege, a tax is levied on each taxable transaction, and the tax is due and payable as follows:
- (a) Except as otherwise provided in this subsection, at the  $\frac{1}{2}$  rate of 4.92  $\frac{1}{2}$  ercent applied to the sales price of the communications service that which:
  - 1. Originates and terminates in this state, or
- 2. Originates or terminates in this state and is charged to a service address in this state,

when sold at retail, computed on each taxable sale for the purpose of remitting the tax due. The gross receipts tax imposed by chapter 203 shall be collected on the same taxable transactions and remitted with the tax imposed by this paragraph. If no tax is imposed by this paragraph due to the exemption provided under by reason of s. 202.125(1), the tax imposed by chapter 203 shall nevertheless be collected and remitted in the manner and at the time prescribed for tax collections and remittances under this chapter.

(b) At the rate of  $9.07\,\frac{10.8}{10.8}$  percent applied to on the retail sales price of any direct-to-home satellite service received in this state. The proceeds of the tax imposed under this paragraph shall be accounted for and distributed in accordance with s. 202.18(2). The gross receipts tax imposed by chapter 203 shall be collected on the same taxable transactions and remitted with the tax imposed by this paragraph.

Section 3. Section 202.12001, Florida Statutes, is amended to read:

202.12001 Combined rate for tax collected pursuant to ss. 202.12(1)(a) and 203.01(1)(b).—In complying with ss. 1-3, ch. 2010-149, Laws of Florida, the dealer of communication services may collect a combined rate of 5.07 6.8 percent, composed emprised of the 4.92 6.65 percent and 0.15 percent rates required by ss. 202.12(1)(a) and 203.01(1)(b)3., respectively, if as long as the provider properly reflects the tax collected with respect to the two provisions as required in the return to the department of Revenue.

Section 4. Effective August 1, 2015, subsection (2) of section 202.18, Florida Statutes, is amended to read:

- 202.18 Allocation and disposition of tax proceeds.—The proceeds of the communications services taxes remitted under this chapter shall be treated as follows:
- (2) The proceeds of the taxes remitted under s. 202.12(1)(b) shall be allocated divided as follows:
- (a) The portion of *the* such proceeds which constitutes gross receipts taxes, imposed at the rate prescribed in chapter 203, shall be deposited as provided by law and in accordance with s. 9, Art. XII of the State Constitution.
- (b) Fifty-five and nine-tenths Sixty-three percent of the remainder shall be allocated to the state and distributed pursuant to s. 212.20(6), except that the proceeds allocated pursuant to s. 212.20(6)(d)2. shall be prorated to the participating counties in the same proportion as that month's collection of the taxes and fees imposed pursuant to chapter 212 and paragraph (1)(b).
- (c)1. During each calendar year, the remaining portion of the such proceeds shall be transferred to the Local Government Half-cent Sales Tax Clearing Trust Fund. Seventy percent of such proceeds shall be allocated in the same proportion as the allocation of total receipts of the half-cent sales tax under s. 218.61 and the emergency distribution under s. 218.65 in the prior state fiscal year. Thirty percent of such proceeds shall be distributed pursuant to s. 218.67.
- 2. The proportion of the proceeds allocated based on the emergency distribution under s. 218.65 shall be distributed pursuant to s. 218.65.
- 3. In each calendar year, the proportion of the proceeds allocated based on the half-cent sales tax under s. 218.61 shall be allocated to each county in the same proportion as the county's percentage of total sales tax allocation for the prior state fiscal year and distributed pursuant to s. 218.62.
- 4. The department shall distribute the appropriate amount to each municipality and county each month at the same time that local communications services taxes are distributed pursuant to subsection (3).
- Section 5. Effective October 1, 2015, subsection (1) of section 202.27, Florida Statutes, is amended to read:
  - 202.27 Return filing; rules for self-accrual.—
- (1) For the purpose of ascertaining the amount of tax payable under this chapter and chapter 203, each every dealer must has the duty to file a return and remit the taxes required to be collected in any calendar month to the department, on or before the 20th day of the subsequent month, upon forms prepared and furnished by the department or in a format prescribed by it. The department shall, by rule, prescribe the

information to be furnished by taxpayers on such returns. For the purpose of determining the taxes required to be remitted under this subsection, a dealer may elect to use an alternative-period basis. As used in this subsection, the term "alternative-period basis" means any month-long period, other than a calendar month, with an end date on or after the 15th day of the calendar month. The election shall be made on forms prepared and furnished by the department or in a format prescribed by the department. A dealer making such election is bound by the election for at least 12 months. If an election is made, the dealer must file a return and remit the taxes required to be collected in the chosen alternative-period basis to the department on or before the 20th day of the subsequent month.

Section 6. Effective October 1, 2015, paragraph (d) is added to subsection (1) of section 202.28, Florida Statutes, to read:

# 202.28 Credit for collecting tax; penalties.—

- (1) Except as otherwise provided in s. 202.22, for the purpose of compensating persons providing communications services for the keeping of prescribed records, the filing of timely tax returns, and the proper accounting and remitting of taxes, persons collecting taxes imposed under this chapter and under s. 203.01(1)(a)2. shall be allowed to deduct 0.75 percent of the amount of the tax due and accounted for and remitted to the department.
- (d) A disallowance of a collection allowance based on a delinquent tax payment is limited to the percentage of the total tax due which was delinquent when the payment was remitted to the department. The taxpayer has the burden to demonstrate the percentage of the payment which is not delinquent if that percentage is not readily evident at the time of payment.
- Section 7. The amendments made by this act to ss. 202.27 and 202.28, Florida Statutes, are remedial in nature and apply retroactively, but do not provide a basis for an assessment of any unpaid tax or create a right to a refund of or credit for any tax paid before October 1, 2015. Communications services tax returns filed by dealers on an alternative-period basis before October 1, 2015, are deemed to have been filed pursuant to the election provided in s. 202.27(1), Florida Statutes, as amended by this act.

# Section 8. Section 203.001, Florida Statutes, is amended to read:

- 203.001 Combined rate for tax collected pursuant to ss. 202.12(1)(a) and 203.01(1)(b).—In complying with ss. 1-3, ch. 2010-149, Laws of Florida, the dealer of communication services may collect a combined rate of 5.07 6.8 percent, composed comprised of the 4.92 6.65 percent and 0.15 percent rates required by ss. 202.12(1)(a) and 203.01(1)(b)3., respectively, if as long as the provider properly reflects the tax collected with respect to the two provisions as required in the return to the Department of Revenue.
- Section 9. The amendments made by this act to ss. 202.12(1), 202.12001, and 203.001, Florida Statutes, apply to taxable transactions on bills for communications services dated on or after July 1, 2015.
- Section 10. Paragraph (e) is added to subsection (1) of section 206.9825, Florida Statutes, to read:

206.9825 Aviation fuel tax.—

(1)

- (e)1. Sales of aviation fuel to, and exclusively used for flight training through a school of aeronautics or college of aviation by, a college based in this state which is a tax-exempt organization under s. 501(c)(3) of the Internal Revenue Code or a university based in this state are exempt from the tax imposed by this part if the college or university:
- a. Is accredited by or has applied for accreditation by the Aviation Accreditation Board International; and
- b. Offers a graduate program in aeronautical or aerospace engineering or offers flight training through a school of aeronautics or college of aviation.
- 2. A licensed wholesaler or terminal supplier that sells aviation fuel to a college or university qualified under this paragraph and that does not collect the aviation fuel tax from the college or university on such sale may receive an ultimate vendor credit for the 6.9-cent excise tax previously paid on the aviation fuel delivered to such college or university.

- 3. A college or university qualified under this paragraph which purchases fuel from a retail supplier, including a fixed-base operator, and pays the 6.9-cent excise tax on the purchase may apply for and receive a refund of the aviation fuel tax paid.
- Section 11. Subsections (29) and (32) of section 212.02, Florida Statutes, are amended to read:
- 212.02 Definitions.—The following terms and phrases when used in this chapter have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:
- (29) "Livestock" includes all animals of the equine, bovine, or swine class, including goats, sheep, mules, horses, hogs, cattle, ostriches, and other grazing animals raised for commercial purposes. The term "livestock" shall also includes all aquaculture products, as defined in s. 597.0015 and identified by the Department of Agriculture and Consumer Services pursuant to s. 597.003, include fish raised for commercial purposes.
- (32) "Agricultural production" means the production of plants and animals useful to humans, including the preparation, planting, cultivating, or harvesting of these products or any other practices necessary to accomplish production through the harvest phase, including storage of raw products on a farm. The term and includes aquaculture, horticulture, floriculture, viticulture, forestry, dairy, livestock, poultry, bees, and any and all forms of farm products and farm production.
- Section 12. Paragraph (a) of subsection (2) of section 212.04, Florida Statutes, is amended to read:
  - 212.04 Admissions tax; rate, procedure, enforcement.—
  - (2)(a) A tax may not be levied on:
- 1. Admissions to athletic or other events sponsored by elementary schools, junior high schools, middle schools, high schools, community colleges, public or private colleges and universities, deaf and blind schools, facilities of the youth services programs of the Department of Children and Families, and state correctional institutions if only student, faculty, or inmate talent is used. However, this exemption does not apply to admission to athletic events sponsored by a state university, and the proceeds of the tax collected on such admissions shall be retained and used by each institution to support women's athletics as provided in s. 1006.71(2)(c).
- 2. Dues, membership fees, and admission charges imposed by not-for-profit sponsoring organizations. To receive this exemption, the sponsoring organization must qualify as a not-for-profit entity under s. 501(c)(3) of the Internal Revenue Code of 1954, as amended.
- 3. Admission charges to an event sponsored by a governmental entity, sports authority, or sports commission if held in a convention hall, exhibition hall, auditorium, stadium, theater, arena, civic center, performing arts center, or publicly owned recreational facility and if 100 percent of the risk of success or failure lies with the sponsor of the event and 100 percent of the funds at risk for the event belong to the sponsor, and student or faculty talent is not exclusively used. As used in this subparagraph, the terms "sports authority" and "sports commission" mean a nonprofit organization that is exempt from federal income tax under s. 501(c)(3) of the Internal Revenue Code and that contracts with a county or municipal government for the purpose of promoting and attracting sports-tourism events to the community with which it contracts.
- 4. An admission paid by a student, or on the student's behalf, to any required place of sport or recreation if the student's participation in the sport or recreational activity is required as a part of a program or activity sponsored by, and under the jurisdiction of, the student's educational institution if his or her attendance is as a participant and not as a spectator.
- 5. Admissions to the National Football League championship game or Pro Bowl; admissions to any semifinal game or championship game of a national collegiate tournament; admissions to a Major League Baseball, Major League Soccer, National Basketball Association, or National Hockey League all-star game; admissions to the Major League Baseball Home Run Derby held before the Major League Baseball All-Star Game; or admissions to National Basketball Association all-star events pro-

duced by the National Basketball Association and held at a facility such as an arena, convention center, or municipal facility.

- 6. A participation fee or sponsorship fee imposed by a governmental entity as described in s. 212.08(6) for an athletic or recreational program if the governmental entity by itself, or in conjunction with an organization exempt under s. 501(c)(3) of the Internal Revenue Code of 1954, as amended, sponsors, administers, plans, supervises, directs, and controls the athletic or recreational program.
- 7. Admissions to live theater, live opera, or live ballet productions in this state which are sponsored by an organization that has received a determination from the Internal Revenue Service that the organization is exempt from federal income tax under s. 501(c)(3) of the Internal Revenue Code of 1954, as amended, if the organization actively participates in planning and conducting the event, is responsible for the safety and success of the event, is organized for the purpose of sponsoring live theater, live opera, or live ballet productions in this state, has more than 10,000 subscribing members and has among the stated purposes in its charter the promotion of arts education in the communities it serves, and will receive at least 20 percent of the net profits, if any, of the events the organization sponsors and will bear the risk of at least 20 percent of the losses, if any, from the events it sponsors if the organization employs other persons as agents to provide services in connection with a sponsored event. Before March 1 of each year, such organization may apply to the department for a certificate of exemption for admissions to such events sponsored in this state by the organization during the immediately following state fiscal year. The application must state the total dollar amount of admissions receipts collected by the organization or its agents from such events in this state sponsored by the organization or its agents in the year immediately preceding the year in which the organization applies for the exemption. Such organization shall receive the exemption only to the extent of \$1.5 million multiplied by the ratio that such receipts bear to the total of such receipts of all organizations applying for the exemption in such year; however, such exemption granted to any organization may not exceed 6 percent of such admissions receipts collected by the organization or its agents in the year immediately preceding the year in which the organization applies for the exemption. Each organization receiving the exemption shall report each month to the department the total admissions receipts collected from such events sponsored by the organization during the preceding month and shall remit to the department an amount equal to 6 percent of such receipts reduced by any amount remaining under the exemption. Tickets for such events sold by such organizations may not reflect the tax otherwise imposed under this section.
  - 8. Entry fees for participation in freshwater fishing tournaments.
- 9. Participation or entry fees charged to participants in a game, race, or other sport or recreational event if spectators are charged a taxable admission to such event.
- 10. Admissions to any postseason collegiate football game sanctioned by the National Collegiate Athletic Association.
- 11. Admissions to and membership fees for gun clubs. For purposes of this subparagraph, the term "gun club" means an organization whose primary purpose is to offer its members access to one or more shooting ranges for target or skeet shooting.
- Section 13. Subsection (5) of section 212.05, Florida Statutes, is amended to read:
- 212.05 Sales, storage, use tax.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state.
- (5) Notwithstanding any other provision of this chapter, the maximum amount of tax imposed under this chapter and collected on each sale or use of a boat in this state may not exceed \$18,000 and on each repair of a boat in this state may not exceed \$60,000.

- Section 14. Subsection (3), paragraphs (a) and (p) of subsection (5), and paragraphs (r) and (ll) of subsection (7) of section 212.08, Florida Statutes, are amended, and paragraph (nnn) is added to subsection (7) of that section, to read:
- 212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.—The sale at retail, the rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following are hereby specifically exempt from the tax imposed by this chapter.

#### (3) EXEMPTIONS; CERTAIN FARM EQUIPMENT.—

- (a) The There shall be no tax may not be imposed on the sale, rental, lease, use, consumption, repair, or storage for use in this state of power farm equipment or irrigation equipment, including replacement parts and accessories for power farm equipment or irrigation equipment, which are used exclusively on a farm or in a forest in the agricultural production of crops or products as produced by those agricultural includries included in s. 570.02(1), or for fire prevention and suppression work with respect to such crops or products. Harvesting may not be construed to include processing activities. This exemption is not forfeited by moving farm equipment between farms or forests.
- (b) The tax may not be imposed on that portion of the sales price below \$20,000 for a trailer weighing 12,000 pounds or less and purchased by a farmer for exclusive use in agricultural production or to transport farm products from his or her farm to the place where the farmer transfers ownership of the farm products to another. This exemption is not forfeited by using a trailer to transport the farmer's farm equipment. The exemption provided under this paragraph does not apply to the lease or rental of a trailer.
- (c) The exemptions provided in paragraphs (a) and (b) are However, this exemption shall not be allowed unless the purchaser, renter, or lessee signs a certificate stating that the farm equipment is to be used exclusively on a farm or in a forest for agricultural production or for fire prevention and suppression, as required under by this subsection. Possession by a seller, lessor, or other dealer of a written certification by the purchaser, renter, or lessee certifying the purchaser's, renter's, or lessee's entitlement to an exemption permitted by this subsection relieves the seller from the responsibility of collecting the tax on the nontaxable amounts, and the department shall look solely to the purchaser for recovery of such tax if it determines that the purchaser was not entitled to the exemption.

# (5) EXEMPTIONS; ACCOUNT OF USE.—

- (a) Items in agricultural use and certain nets.—There are exempt from the tax imposed by this chapter nets designed and used exclusively by commercial fisheries; disinfectants, fertilizers, insecticides, pesticides, herbicides, fungicides, and weed killers used for application on crops or groves, including commercial nurseries and home vegetable gardens, used in dairy barns or on poultry farms for the purpose of protecting poultry or livestock, or used directly on poultry or livestock; portable containers or movable receptacles in which portable containers are placed, used for processing farm products; field and garden seeds, including flower seeds; nursery stock, seedlings, cuttings, or other propagative material purchased for growing stock; seeds, seedlings, cuttings, and plants used to produce food for human consumption; cloth, plastic, and other similar materials used for shade, mulch, or protection from frost or insects on a farm; stakes used by a farmer to support plants during agricultural production; generators used on poultry farms; and liquefied petroleum gas or other fuel used to heat a structure in which started pullets or broilers are raised; however, such exemption is shall not be allowed unless the purchaser or lessee signs a certificate stating that the item to be exempted is for the exclusive use designated herein. Also exempt are cellophane wrappers, glue for tin and glass (apiarists), mailing cases for honey, shipping cases, window cartons, and baling wire and twine used for baling hay, when used by a farmer to contain, produce, or process an agricultural commodity.
  - (p) Community contribution tax credit for donations.—
- 1. Authorization.—Persons who are registered with the department under s. 212.18 to collect or remit sales or use tax and who make donations to eligible sponsors are eligible for tax credits against their state sales and use tax liabilities as provided in this paragraph:

- a. The credit shall be computed as 50 percent of the person's approved annual community contribution.
- b. The credit shall be granted as a refund against state sales and use taxes reported on returns and remitted in the 12 months preceding the date of application to the department for the credit as required in subsubparagraph 3.c. If the annual credit is not fully used through such refund because of insufficient tax payments during the applicable 12-month period, the unused amount may be included in an application for a refund made pursuant to sub-subparagraph 3.c. in subsequent years against the total tax payments made for such year. Carryover credits may be applied for a 3-year period without regard to any time limitation that would otherwise apply under s. 215.26.
- c. A person may not receive more than \$200,000 in annual tax credits for all approved community contributions made in any one year.
- d. All proposals for the granting of the tax credit require the prior approval of the Department of Economic Opportunity.
- e. The total amount of tax credits which may be granted for all programs approved under this paragraph, s. 220.183, and s. 624.5105 is \$18.4 million in the 2015-2016 fiscal year, \$21.4 million in the 2016-2017 fiscal year, and \$21.4 million in the 2017-2018 fiscal year annually for projects that provide housing opportunities for persons with special needs or homeownership opportunities for low-income households or very-low-income households as those terms are defined in s. 420.9071 and \$3.5 million annually for all other projects. As used in this paragraph, the term "person with special needs" has the same meaning as in s. 420.0004 and the terms "low-income person," "low-income household," "very-low-income person," and "very-low-income household" have the same meaning as in s. 420.9071.
- f. A person who is eligible to receive the credit provided in this paragraph, s. 220.183, or s. 624.5105 may receive the credit only under one section of the person's choice.
  - 2. Eligibility requirements.—
- a. A community contribution by a person must be in the following form:
  - (I) Cash or other liquid assets;
  - (II) Real property;
  - (III) Goods or inventory; or
- (IV) Other physical resources identified by the Department of Economic Opportunity.
- b. All community contributions must be reserved exclusively for use in a project. As used in this sub-subparagraph, the term "project" means activity undertaken by an eligible sponsor which is designed to construct, improve, or substantially rehabilitate housing that is affordable to low-income households or very-low-income households as those terms are defined in s. 420.9071; designed to provide housing opportunities for persons with special needs; designed to provide commercial, industrial, or public resources and facilities; or designed to improve entrepreneurial and job-development opportunities for low-income persons. A project may be the investment necessary to increase access to high-speed broadband capability in a rural community that had an enterprise zone designated pursuant to chapter 290 as of May 1, 2015 rural communities with enterprise zones, including projects that result in improvements to communications assets that are owned by a business. A project may include the provision of museum educational programs and materials that are directly related to a project approved between January 1, 1996, and December 31, 1999, and located in an area which was in an enterprise zone designated pursuant to s. 290.0065 as of May 1, 2015. This paragraph does not preclude projects that propose to construct or rehabilitate housing for low-income households or very-low-income households on scattered sites or housing opportunities for persons with special needs. With respect to housing, contributions may be used to pay the following eligible special needs, low-income, and very-low-income housing-related activities:
- (I) Project development impact and management fees for special needs, low-income, or very-low-income housing projects;

- (II) Down payment and closing costs for *persons with special needs*, low-income persons, and very-low-income persons, as those terms are defined in s. 420.9071;
- (III) Administrative costs, including housing counseling and marketing fees, not to exceed 10 percent of the community contribution, directly related to *special needs*, low-income, or very-low-income projects; and
- (IV) Removal of liens recorded against residential property by municipal, county, or special district local governments if satisfaction of the lien is a necessary precedent to the transfer of the property to a low-income person or very-low-income person, as those terms are defined in s. 420.9071, for the purpose of promoting home ownership. Contributions for lien removal must be received from a nonrelated third party.
- c. The project must be undertaken by an "eligible sponsor," which includes:
  - (I) A community action program;
- (II) A nonprofit community-based development organization whose mission is the provision of housing for *persons with specials needs*, low-income households, or very-low-income households or increasing entrepreneurial and job-development opportunities for low-income persons;
  - (III) A neighborhood housing services corporation;
  - (IV) A local housing authority created under chapter 421;
  - (V) A community redevelopment agency created under s. 163.356;
  - (VI) A historic preservation district agency or organization;
  - (VII) A regional workforce board;
  - (VIII) A direct-support organization as provided in s. 1009.983;
- (IX) An enterprise zone development agency created under s. 290.0056;
- $(X)\,$  A community-based organization incorporated under chapter 617 which is recognized as educational, charitable, or scientific pursuant to s. 501(c)(3) of the Internal Revenue Code and whose bylaws and articles of incorporation include affordable housing, economic development, or community development as the primary mission of the corporation;
  - (XI) Units of local government;
  - (XII) Units of state government; or
- (XIII) Any other agency that the Department of Economic Opportunity designates by rule.

A contributing person may not have a financial interest in the eligible sponsor.

- d. The project must be located in an area which was in an designated an enterprise zone designated pursuant to chapter 290 as of May 1, 2015, or a Front Porch Florida Community, unless the project increases access to high-speed broadband capability in a rural community that had an enterprise zone designated pursuant to chapter 290 as of May 1, 2015, for rural communities that have enterprise zones but is physically located outside the designated rural zone boundaries. Any project designed to construct or rehabilitate housing for low-income households or very-low-income households or housing opportunities for persons with special needs as those terms are defined in s. 420.9071 is exempt from the area requirement of this sub-subparagraph.
- e.(I) If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects that provide housing opportunities for persons with special needs or homeownership opportunities for low-income households or very-low-income households as those terms are defined in s. 420.9071 are received for less than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant tax credits for those applications and grant remaining tax credits on a first-come, first-served basis for subsequent eligible applications received before the end of the state fiscal year. If,

during the first 10 business days of the state fiscal year, eligible tax credit applications for projects that provide housing opportunities for persons with special needs or homeownership opportunities for low-income households or very-low-income households as those terms are defined in s. 420.9071 are received for more than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant the tax credits for those applications as follows:

- (A) If tax credit applications submitted for approved projects of an eligible sponsor do not exceed \$200,000 in total, the credits shall be granted in full if the tax credit applications are approved.
- (B) If tax credit applications submitted for approved projects of an eligible sponsor exceed \$200,000 in total, the amount of tax credits granted pursuant to sub-sub-sub-subparagraph (A) shall be subtracted from the amount of available tax credits, and the remaining credits shall be granted to each approved tax credit application on a pro rata basis.
- (II) If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects other than those that provide housing opportunities for persons with special needs or homeownership opportunities for low-income households or very-low-income households as those terms are defined in s. 420.9071 are received for less than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant tax credits for those applications and shall grant remaining tax credits on a first-come, first-served basis for subsequent eligible applications received before the end of the state fiscal year. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects other than those that provide housing opportunities for persons with special needs or homeownership opportunities for low-income households or very-low-income households as those terms are defined in s. 420.9071 are received for more than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant the tax credits for those applications on a pro rata basis.

#### 3. Application requirements.—

- a. An Any eligible sponsor seeking to participate in this program must submit a proposal to the Department of Economic Opportunity which sets forth the name of the sponsor, a description of the project, and the area in which the project is located, together with such supporting information as is prescribed by rule. The proposal must also contain a resolution from the local governmental unit in which the project is located certifying that the project is consistent with local plans and regulations.
- b. A Any person seeking to participate in this program must submit an application for tax credit to the Department of Economic Opportunity which sets forth the name of the sponsor, a description of the project, and the type, value, and purpose of the contribution. The sponsor shall verify, in writing, the terms of the application and indicate its receipt of the contribution, and such verification must accompany the application for tax credit. The person must submit a separate tax credit application to the Department of Economic Opportunity for each individual contribution that it makes to each individual project.
- c. A Any person who has received notification from the Department of Economic Opportunity that a tax credit has been approved must apply to the department to receive the refund. Application must be made on the form prescribed for claiming refunds of sales and use taxes and be accompanied by a copy of the notification. A person may submit only one application for refund to the department within a 12-month period.

# Administration.—

- a. The Department of Economic Opportunity may adopt rules necessary to administer this paragraph, including rules for the approval or disapproval of proposals by a person.
- b. The decision of the Department of Economic Opportunity must be in writing, and, if approved, the notification shall state the maximum credit allowable to the person. Upon approval, the Department of Economic Opportunity shall transmit a copy of the decision to the department.
- c. The Department of Economic Opportunity shall periodically monitor all projects in a manner consistent with available resources to  ${\sf top}$

ensure that resources are used in accordance with this paragraph; however, each project must be reviewed at least once every 2 years.

- d. The Department of Economic Opportunity shall, in consultation with the statewide and regional housing and financial intermediaries, market the availability of the community contribution tax credit program to community-based organizations.
- 5. Expiration.—This paragraph expires June 30, 2018 2016; however, any accrued credit carryover that is unused on that date may be used until the expiration of the 3-year carryover period for such credit.
- (7) MISCELLANEOUS EXEMPTIONS.—Exemptions provided to any entity by this chapter do not inure to any transaction that is otherwise taxable under this chapter when payment is made by a representative or employee of the entity by any means, including, but not limited to, cash, check, or credit card, even when that representative or employee is subsequently reimbursed by the entity. In addition, exemptions provided to any entity by this subsection do not inure to any transaction that is otherwise taxable under this chapter unless the entity has obtained a sales tax exemption certificate from the department or the entity obtains or provides other documentation as required by the department. Eligible purchases or leases made with such a certificate must be in strict compliance with this subsection and departmental rules, and any person who makes an exempt purchase with a certificate that is not in strict compliance with this subsection and the rules is liable for and shall pay the tax. The department may adopt rules to administer this subsection.
- (r) School books and school lunches; institution of higher learning prepaid meal plans.—This exemption applies to school books used in regularly prescribed courses of study, and to school lunches served in public, parochial, or nonprofit schools operated for and attended by pupils of grades K through 12. Yearbooks, magazines, newspapers, directories, bulletins, and similar publications distributed by such educational institutions to their students are also exempt. School books and food sold or served at a college or institution community colleges and other institutions of higher learning are taxable, except that prepaid meal plans purchased for use from a college or other institution of higher learning by students currently enrolled or preparing to enroll in a at that college or other institution of higher learning are exempt. As used in this paragraph, the term "prepaid meal plans" means payment in advance, or payment using financial aid, once disbursed, to a college or institution of higher learning, or to a management entity under contract to provide prepaid meal plans on behalf of a college or institution of higher learning, for the provision of a defined quantities of dollar equivalencies or meal plans quantity of units that must expire at the end of an academic term and; cannot be refunded to the student upon expiration, and which may only be exchanged for food. Prepaid meal plans that contain a defined number of meals or a defined number of dollar equivalencies qualify for this exemption. However, the taxability of the dollar equivalencies of the prepaid meal plans shall be determined upon the plan's use, and tax shall be due when the dollar equivalencies are used to make a purchase if that purchase is otherwise subject to sales tax pursuant to this chapter. As used in this paragraph, the term "dollar equivalencies" includes university-specific dollars on a declining balance, such as flex bucks or dining bucks.
- (ll) Parent-teacher organizations, parent-teacher associations, and schools having grades K through 12.—
- 1. Sales or leases to parent-teacher organizations and associations the purpose of which is to raise funds for schools that teach grades K through 12 and that are associated with schools having grades K through 12 are exempt from the tax imposed by this chapter.
- 2. Parent-teacher organizations and associations described in subparagraph 1., and schools having grades K through 12, may pay tax to their suppliers on the cost price of school materials and supplies purchased, rented, or leased for resale or rental to students in grades K through 12, of items sold for fundraising purposes, and of items sold through vending machines located on the school premises, in lieu of collecting the tax imposed by this chapter from the purchaser. This subparagraph paragraph also applies to food or beverages sold through vending machines located in the student lunchroom or dining room of a school having kindergarten through grade 12.

- 3. In lieu of collecting the tax imposed by this chapter from the purchaser, school support organizations may pay tax to their suppliers on the cost price of food, drink, and supplies necessary to serve such food and drink when the food, drink, and supplies are purchased for resale. For purposes of this subparagraph, the term "school support organization" means an organization whose sole purpose is to raise funds to support extracurricular activities at public, parochial, or nonprofit schools that teach students in grades K through 12.
- (nnn) Importation of motor vehicles; active United States Armed Forces members.—The importation of a motor vehicle purchased and used for 6 months or more in a foreign country by an active member of the United States Armed Forces or his or her spouse is also exempt from the tax imposed by this chapter when the vehicle is imported, registered, or titled in this state for personal use by the member or his or her spouse. Proof of the active status of the member, and, when applicable, proof of the spouse's relationship to the member, must be provided when the vehicle is titled and registered in this state.
- Section 15. (1) The executive director of the Department of Revenue is authorized, and all conditions are deemed to be met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing the amendments made by this act to ss. 202.12, 202.27, and 212.08(7), Florida Statutes.
- (2) Notwithstanding any other provision of law, emergency rules adopted pursuant to subsection (1) are effective for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules.
  - (3) This section expires July 1, 2018.
- Section 16. Effective September 1, 2015, paragraph (d) of subsection (6) of section 212.20, Florida Statutes, is amended to read:
- 212.20 Funds collected, disposition; additional powers of department; operational expense; refund of taxes adjudicated unconstitutionally collected.—
- (6) Distribution of all proceeds under this chapter and ss. 202.18(1)(b) and (2)(b) and 203.01(1)(a)3. is as follows:
- (d) The proceeds of all other taxes and fees imposed pursuant to this chapter or remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be distributed as follows:
- 1. In any fiscal year, the greater of \$500 million, minus an amount equal to 4.6 percent of the proceeds of the taxes collected pursuant to chapter 201, or 5.2 percent of all other taxes and fees imposed pursuant to this chapter or remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be deposited in monthly installments into the General Revenue Fund.
- 2. After the distribution under subparagraph 1., 8.9744 8.8854 percent of the amount remitted by a sales tax dealer located within a participating county pursuant to s. 218.61 shall be transferred into the Local Government Half-cent Sales Tax Clearing Trust Fund. Beginning July 1, 2003, the amount to be transferred shall be reduced by 0.1 percent, and the department shall distribute this amount to the Public Employees Relations Commission Trust Fund less \$5,000 each month, which shall be added to the amount calculated in subparagraph 3. and distributed accordingly.
- 3. After the distribution under subparagraphs 1. and 2., 0.0966 0.0956 percent shall be transferred to the Local Government Half-cent Sales Tax Clearing Trust Fund and distributed pursuant to s. 218.65.
- 4. After the distributions under subparagraphs 1., 2., and 3., 2.0810 2.0603 percent of the available proceeds shall be transferred monthly to the Revenue Sharing Trust Fund for Counties pursuant to s. 218.215.
- 5. After the distributions under subparagraphs 1., 2., and 3., 1.3653 1.3517 percent of the available proceeds shall be transferred monthly to the Revenue Sharing Trust Fund for Municipalities pursuant to s. 218.215. If the total revenue to be distributed pursuant to this subparagraph is at least as great as the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000, no municipality shall receive less than the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Financial Fund for Municipalities and the former Municipal Financial Fin

nancial Assistance Trust Fund in state fiscal year 1999-2000. If the total proceeds to be distributed are less than the amount received in combination from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000, each municipality shall receive an amount proportionate to the amount it was due in state fiscal year 1999-2000.

- 6. Of the remaining proceeds:
- a. In each fiscal year, the sum of \$29,915,500 shall be divided into as many equal parts as there are counties in the state, and one part shall be distributed to each county. The distribution among the several counties must begin each fiscal year on or before January 5th and continue monthly for a total of 4 months. If a local or special law required that any moneys accruing to a county in fiscal year 1999-2000 under the thenexisting provisions of s. 550.135 be paid directly to the district school board, special district, or a municipal government, such payment must continue until the local or special law is amended or repealed. The state covenants with holders of bonds or other instruments of indebtedness issued by local governments, special districts, or district school boards before July 1, 2000, that it is not the intent of this subparagraph to adversely affect the rights of those holders or relieve local governments, special districts, or district school boards of the duty to meet their obligations as a result of previous pledges or assignments or trusts entered into which obligated funds received from the distribution to county governments under then-existing s. 550.135. This distribution specifically is in lieu of funds distributed under s. 550.135 before July 1, 2000.
- b. The department shall distribute \$166,667 monthly to each applicant certified as a facility for a new or retained professional sports franchise pursuant to s. 288.1162. Up to \$41,667 shall be distributed monthly by the department to each certified applicant as defined in s. 288.11621 for a facility for a spring training franchise. However, not more than \$416,670 may be distributed monthly in the aggregate to all certified applicants for facilities for spring training franchises. Distributions begin 60 days after such certification and continue for not more than 30 years, except as otherwise provided in s. 288.11621. A certified applicant identified in this sub-subparagraph may not receive more in distributions than expended by the applicant for the public purposes provided in s. 288.1162(5) or s. 288.11621(3).
- c. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that an applicant has been certified as the professional golf hall of fame pursuant to s. 288.1168 and is open to the public, \$166,667 shall be distributed monthly, for up to 300 months, to the applicant.
- d. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that the applicant has been certified as the International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the public, \$83,333 shall be distributed monthly, for up to 168 months, to the applicant. This distribution is subject to reduction pursuant to s. 288.1169. A lump sum payment of \$999,996 shall be made after certification and before July 1, 2000.
- e. The department shall distribute up to \$83,333 monthly to each certified applicant as defined in s. 288.11631 for a facility used by a single spring training franchise, or up to \$166,667 monthly to each certified applicant as defined in s. 288.11631 for a facility used by more than one spring training franchise. Monthly distributions begin 60 days after such certification or July 1, 2016, whichever is later, and continue for not more than 20 years to each certified applicant as defined in s. 288.11631 for a facility used by a single spring training franchise or not more than 25 years to each certified applicant as defined in s. 288.11631 for a facility used by more than one spring training franchise. A certified applicant identified in this sub-subparagraph may not receive more in distributions than expended by the applicant for the public purposes provided in s. 288.11631(3).
- f. Beginning 45 days after notice by the Department of Economic Opportunity to the Department of Revenue that an applicant has been approved by the Legislature and certified by the Department of Economic Opportunity under s. 288.11625 or upon a date specified by the Department of Economic Opportunity as provided under s. 288.11625(6)(d), the department shall distribute each month an amount equal to one-twelfth of the annual distribution amount certified by the Department of Economic Opportunity for the applicant. The department

may not distribute more than \$7 million in the 2014-2015 fiscal year or more than \$13 million annually thereafter under this sub-subparagraph.

- g. Beginning December 1, 2015, and ending June 30, 2016, the department shall distribute \$26,286 monthly to the State Transportation Trust Fund. Beginning July 1, 2016, the department shall distribute \$15,333 monthly to the State Transportation Trust Fund.
  - 7. All other proceeds must remain in the General Revenue Fund.
- Section 17. If a communications services dealer is unable to implement the reduction in communications services tax rates specified in s. 202.12(1)(a) and (b), Florida Statutes, as amended by this act, by July 1, 2015, the dealer must remit all taxes collected at the previous rate during the implementation period to the Department of Revenue, and:
- (1) Must begin collecting tax at the rates specified in s. 202.12(1)(a) and (b), Florida Statutes, as amended by this act, by October 1, 2015.
- (2) Must credit each customer the amount of any tax collected on bills dated on or after July 1, 2015, which exceeds the tax that is due under s. 202.12(1)(a) and (b), Florida Statutes, as amended by this act. Such credit must be provided to each affected customer's account by December 31, 2015.
- (3) May take a credit on its communications services tax return for the amounts that have been credited to customers.
- Section 18. Effective upon this act becoming a law, paragraphs (d) and (t) of subsection (1) of section 220.03, Florida Statutes, are amended to read:

# 220.03 Definitions.—

- (1) SPECIFIC TERMS.—When used in this code, and when not otherwise distinctly expressed or manifestly incompatible with the intent thereof, the following terms shall have the following meanings:
- (d) "Community contribution" means the grant by a business firm of any of the following items:
  - Cash or other liquid assets.
  - 2. Real property.
  - Goods or inventory.
  - 4. Other physical resources as identified by the department.

# This paragraph expires June 30, 2018 on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.

- (t) "Project" means any activity undertaken by an eligible sponsor, as defined in s. 220.183(2)(c), which is designed to construct, improve, or substantially rehabilitate housing that is affordable to low-income or very-low-income households as defined in s. 420.9071(19) and (28); designed to provide housing opportunities for persons with special needs as defined in s. 420.0004; designed to provide commercial, industrial, or public resources and facilities; or designed to improve entrepreneurial and job-development opportunities for low-income persons. A project may be the investment necessary to increase access to high-speed broadband capability in a rural community that had an enterprise zone designated pursuant to chapter 290 as of May 1, 2015 rural communities with enterprise zones, including projects that result in improvements to communications assets that are owned by a business. A project may include the provision of museum educational programs and materials that are directly related to any project approved between January 1, 1996, and December 31, 1999, and located in an area that was in an enterprise zone designated pursuant to s. 290.0065 as of May 1, 2015. This paragraph does not preclude projects that propose to construct or rehabilitate low-income or very-low-income housing on scattered sites or housing opportunities for persons with special needs as defined in s. 420.0004. With respect to housing, contributions may be used to pay the following eligible project-related activities:
- 1. Project development, impact, and management fees for *special needs*, low-income, or very-low-income housing projects;

- 2. Down payment and closing costs for eligible persons, as defined in s. 420.9071(19) and (28);
- 3. Administrative costs, including housing counseling and marketing fees, not to exceed 10 percent of the community contribution, directly related to *special needs*, low-income, or very-low-income projects; and
- 4. Removal of liens recorded against residential property by municipal, county, or special-district local governments when satisfaction of the lien is a necessary precedent to the transfer of the property to an eligible person, as defined in s. 420.9071(19) and (28), for the purpose of promoting home ownership. Contributions for lien removal must be received from a nonrelated third party.

The provisions of This paragraph expires shall expire and be void on June 30, 2018 2015.

Section 19. Paragraph (c) of subsection (1), paragraphs (b), (c), and (d) of subsection (2), and subsection (5) of section 220.183, Florida Statutes, are amended to read:

220.183 Community contribution tax credit.—

- (1) AUTHORIZATION TO GRANT COMMUNITY CONTRIBUTION TAX CREDITS; LIMITATIONS ON INDIVIDUAL CREDITS AND PROGRAM SPENDING.—
- (c) The total amount of tax credit which may be granted for all programs approved under this section, s. 212.08(5)(p), and s. 624.5105 is \$18.4 million in the 2015-2016 fiscal year, \$21.4 million in the 2016-2017 fiscal year, and \$21.4 million in the 2017-2018 fiscal year annually for projects that provide housing opportunities for persons with special needs as defined in s. 420.0004 and homeownership opportunities for low-income households or very-low-income households as defined in s. 420.9071 and \$3.5 million annually for all other projects.

# (2) ELIGIBILITY REQUIREMENTS.—

- (b)1. All community contributions must be reserved exclusively for use in projects as defined in s. 220.03(1)(t).
- 2. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects that provide housing opportunities for persons with special needs as defined in s. 420.0004 or homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) are received for less than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant tax credits for those applications and shall grant remaining tax credits on a first-come, first-served basis for any subsequent eligible applications received before the end of the state fiscal year. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects that provide *housing opportunities for* persons with special needs as defined in s. 420.0004 or homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) are received for more than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant the tax credits for those applications as follows:
- a. If tax credit applications submitted for approved projects of an eligible sponsor do not exceed \$200,000 in total, the credit shall be granted in full if the tax credit applications are approved.
- b. If tax credit applications submitted for approved projects of an eligible sponsor exceed \$200,000 in total, the amount of tax credits granted under sub-subparagraph a. shall be subtracted from the amount of available tax credits, and the remaining credits shall be granted to each approved tax credit application on a pro rata basis.
- 3. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects other than those that provide housing opportunities for persons with special needs as defined in s. 420.0004 or homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) are received for less than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant tax credits for those applications and shall grant remaining tax credits on a first-come, first-served basis for any subsequent eligible applications received before the end of the state fiscal year. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects other than those that

provide housing opportunities for persons with special needs as defined in s. 420.0004 or homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) are received for more than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant the tax credits for those applications on a pro rata basis.

- - 1. A community action program;
- 2. A nonprofit community-based development organization whose mission is the provision of housing for *persons with special needs or* low-income or very-low-income households or increasing entrepreneurial and job-development opportunities for low-income persons;
  - 3. A neighborhood housing services corporation;
  - 4. A local housing authority, created pursuant to chapter 421;
- 5. A community redevelopment agency, created pursuant to s. 163.356;
  - 6. A historic preservation district agency or organization;
  - 7. A regional workforce board;
  - 8. A direct-support organization as provided in s. 1009.983;
- 9. An enterprise zone development agency created pursuant to s. 290.0056;
- 10. A community-based organization incorporated under chapter 617 which is recognized as educational, charitable, or scientific pursuant to s. 501(c)(3) of the Internal Revenue Code and whose bylaws and articles of incorporation include affordable housing, economic development, or community development as the primary mission of the corporation;
  - 11. Units of local government;
  - 12. Units of state government; or
- 13. Such other agency as the Department of Economic Opportunity may, from time to time, designate by rule.

In no event shall a contributing business firm have a financial interest in the eligible sponsor.

- (d) The project shall be located in an area that was designated as an enterprise zone pursuant to chapter 290 as of May 1, 2015, or a Front Porch Florida Community. Any project designed to construct or rehabilitate housing for low-income or very-low-income households as defined in s. 420.9071(19) and (28) or provide housing opportunities for persons with special needs as defined in s. 420.0004 is exempt from the area requirement of this paragraph. This section does not preclude projects that propose to construct or rehabilitate housing for low-income or very-low-income households on scattered sites or provide housing opportunities for persons with special needs. Any project designed to provide increased access to high-speed broadband capabilities which includes coverage of a rural enterprise zone may locate the project's infrastructure in any area of a rural county.
- (5) EXPIRATION.—The provisions of this section, except paragraph (1)(e), expire and are void on June 30, 2018 2016.
- Section 20. Paragraph (f) of subsection (2) of section 220.1845, Florida Statutes, is amended to read:
  - 220.1845 Contaminated site rehabilitation tax credit.—
  - (2) AUTHORIZATION FOR TAX CREDIT; LIMITATIONS.—
- (f) The total amount of the tax credits which may be granted under this section is \$21.6 million in the 2015-2016 fiscal year and \$5 million annually thereafter.
- Section 21. Subsection (2) of section 220.196, Florida Statutes, is amended to read:

- 220.196 Research and development tax credit.—
- (2) TAX CREDIT.—
- (a) As provided in this section Subject to the limitations contained in paragraph (e), a business enterprise is eligible for a credit against the tax imposed by this chapter if it: the business enterprise
- 1. Has qualified research expenses in this state in the taxable year exceeding the base amount; and, for the same taxable year,
- 2. Claims and is allowed a research credit for such qualified research expenses under 26 U.S.C. s. 41 for the same taxable year as subparagraph 1.; and
- 3. Is a qualified target industry business as defined in s. 288.106(2)(n). Only qualified target industry businesses in the manufacturing, life sciences, information technology, aviation and aerospace, homeland security and defense, cloud information technology, marine sciences, materials science, and nanotechnology industries may qualify for a tax credit under this section. A business applying for a credit pursuant to this section shall include a letter from the Department of Economic Opportunity certifying whether the business meets the requirements of this subparagraph with its application for credit. The Department of Economic Opportunity shall provide such a letter upon receiving a request.
- (b)(a) The tax credit shall be 10 percent of the excess qualified research expenses over the base amount. However, the maximum tax credit for a business enterprise that has not been in existence for at least 4 taxable years immediately preceding the taxable year is reduced by 25 percent for each taxable year for which the business enterprise, or a predecessor corporation that was a business enterprise, did not exist.
- (c)(b) The credit taken in any taxable year may not exceed 50 percent of the business enterprise's remaining net income tax liability under this chapter after all other credits have been applied under s. 220.02(8).
- (d) (e) Any unused credit authorized under this section may be carried forward and claimed by the taxpayer for up to 5 years.
- (e)(d) The combined total amount of tax credits which may be granted to all business enterprises under this section during any calendar year is \$9 million, except that the total amount that may be awarded in the 2016 calendar year is \$23 million. Applications may be filed with the department on or after March 20 and before March 27 for qualified research expenses incurred within the preceding calendar year. If the total, and credits for all applicants exceed the maximum amount allowed under this paragraph, the credits shall be allocated on a prorated basis granted in the order in which completed applications are received.
- Section 22. Subsections (4), (5), and (11) of section 376.30781, Florida Statutes, are amended to read:
- 376.30781 Tax credits for rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas; application process; rulemaking authority; revocation authority.—
- (4) The Department of Environmental Protection is responsible for allocating the tax credits provided for in s. 220.1845, which may not exceed a total of \$21.6 million in tax credits in the 2015-2016 fiscal year and \$5 million in tax credits annually thereafter.
- (5) To claim the credit for site rehabilitation or solid waste removal, each tax credit applicant must apply to the Department of Environmental Protection for an allocation of the \$5 million annual credit provided in s. 220.1845 by filing a tax credit application with the Division of Waste Management on a form developed by the Department of Environmental Protection in cooperation with the Department of Revenue. The form shall include an affidavit from each tax credit applicant certifying that all information contained in the application, including all records of costs incurred and claimed in the tax credit application, are true and correct. If the application is submitted pursuant to subparagraph (3)(a)2., the form must include an affidavit signed by the real property owner stating that it is not, and has never been, the owner or operator of the drycleaning facility where the contamination exists. Approval of tax credits must be accomplished on a first-come, firstserved basis based upon the date and time complete applications are received by the Division of Waste Management, subject to the limita-

tions of subsection (14). To be eligible for a tax credit, the tax credit applicant must:

- (a) For site rehabilitation tax credits, have entered into a voluntary cleanup agreement with the Department of Environmental Protection for a drycleaning-solvent-contaminated site or a Brownfield Site Rehabilitation Agreement, as applicable, and have paid all deductibles pursuant to s. 376.3078(3)(e) for eligible drycleaning-solvent-cleanup program sites, as applicable. A site rehabilitation tax credit applicant must submit only a single completed application per site for each calendar year's site rehabilitation costs. A site rehabilitation application must be received by the Division of Waste Management of the Department of Environmental Protection by January 31 of the year after the calendar year for which site rehabilitation costs are being claimed in a tax credit application. All site rehabilitation costs claimed must have been for work conducted between January 1 and December 31 of the year for which the application is being submitted. All payment requests must have been received and all costs must have been paid prior to submittal of the tax credit application, but no later than January 31 of the year after the calendar year for which site rehabilitation costs are being claimed.
- (b) For solid waste removal tax credits, have entered into a brown-field site rehabilitation agreement with the Department of Environmental Protection. A solid waste removal tax credit applicant must submit only a single complete application per brownfield site, as defined in the brownfield site rehabilitation agreement, for solid waste removal costs. A solid waste removal tax credit application must be received by the Division of Waste Management of the Department of Environmental Protection subsequent to the completion of the requirements listed in paragraph (3)(e).
- (11) If a tax credit applicant does not receive a tax credit allocation due to an exhaustion of the \$5 million annual tax credit provided in s. 220.1845 authorization, such application will then be included in the same first-come, first-served order in the next year's annual tax credit allocation, if any, based on the prior year application.
- Section 23. Subsection (8) of section 624.509, Florida Statutes, is amended to read:
  - 624.509 Premium tax; rate and computation.—
- (8) The premium tax authorized by this section may not be imposed on:
- (a) Any portion of the title insurance premium, as defined in s. 627.7711, retained by a title insurance agent or agency. It is the intent of the Legislature that the continuation of this exemption be contingent on title insurers adding employees to their payroll. Between July 1, 2014, and July 1, 2016, title insurers currently holding a valid certificate of authority from this state shall, in the aggregate, add a minimum of 600 Florida based employees to their payroll, as verified by the Department nomic Opportunity. The department shall submit such verification to the President of the Senate and the Speaker of the House of Representatives by October 1, 2016. This paragraph expires December 31, 2017, unless reenacted by the Department of Economic Opportunity determines that title insurers holding a valid certificate of authority as of July 1, 2014, have added, in aggregate, at least 600 Florida-based fulltime equivalent positions above those existing on July 1, 2014, including positions obtained from a temporary employment agency or employee leasing company or through a union agreement or coemployment under a professional employer organization agreement by July 1, 2017. For purposes of this paragraph, the term "full-time equivalent position" means a position in which the employee works an average of at least 36 hours per week each month.
- 1. The Department of Economic Opportunity may verify information provided by title insurers concerning additional positions created with any appropriate agency or authority, including the Department of Revenue.
- 2. To facilitate verification of additional positions created by title insurers, the Department of Economic Opportunity may provide a list of employees holding additional positions created by title insurers to any appropriate agency or authority, including the Department of Revenue.

- 3. The Department of Economic Opportunity shall submit such determination to the President of the Senate, the Speaker of the House of Representatives, and the Department of Revenue by October 1, 2017. Legislature before that date; or
- (b) Receipts of annuity premiums or considerations paid by holders in this state if the tax savings derived are credited to the annuity holders. Upon request by the Department of Revenue, an insurer availing itself of this provision shall submit to the department evidence that establishes that the tax savings derived have been credited to annuity holders. As used in this paragraph, the term "holders" includes employers contributing to an employee's pension, annuity, or profitsharing plan.

Section 24. Paragraph (c) of subsection (1), paragraphs (d) and (e) of subsection (2), and subsection (6) of section 624.5105, Florida Statutes, are amended to read:

624.5105 Community contribution tax credit; authorization; limitations; eligibility and application requirements; administration; definitions; expiration.—

- (1) AUTHORIZATION TO GRANT TAX CREDITS; LIMITATIONS.—
- (c) The total amount of tax credit which may be granted for all programs approved under this section and ss. 212.08(5)(p) and 220.183 is \$18.4 million in the 2015-2016 fiscal year, \$21.4 million in the 2016-2017 fiscal year, and \$21.4 million in the 2017-2018 fiscal year annually for projects that provide housing opportunities for persons with special needs as defined in s. 420.0004 or homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071 and \$3.5 million annually for all other projects.

# (2) ELIGIBILITY REQUIREMENTS.—

- (d) The project shall be located in an area that was designated as an enterprise zone pursuant to chapter 290 as of May 1, 2015, or a Front Porch Community. Any project designed to provide housing opportunities for persons with special needs as defined in s. 420.0004 or to construct or rehabilitate housing for low-income or very-low-income households as defined in s. 420.9071(19) and (28) is exempt from the area requirement of this paragraph.
- (e)1. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects that provide housing opportunities for persons with special needs as defined in s. 420.0004 or homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) are received for less than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant tax credits for those applications and shall grant remaining tax credits on a first-come, first-served basis for any subsequent eligible applications received before the end of the state fiscal year. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects that provide housing opportunities for persons with special needs as defined in s. 420.0004 or homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) are received for more than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant the tax credits for those applications as follows:
- a. If tax credit applications submitted for approved projects of an eligible sponsor do not exceed \$200,000 in total, the credits shall be granted in full if the tax credit applications are approved.
- b. If tax credit applications submitted for approved projects of an eligible sponsor exceed \$200,000 in total, the amount of tax credits granted under sub-subparagraph a. shall be subtracted from the amount of available tax credits, and the remaining credits shall be granted to each approved tax credit application on a pro rata basis.
- 2. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects other than those that provide *housing opportunities for persons with special needs as defined in s. 420.0004 or* homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) are received for less than the annual tax credits available for those projects, the Department

of Economic Opportunity shall grant tax credits for those applications and shall grant remaining tax credits on a first-come, first-served basis for any subsequent eligible applications received before the end of the state fiscal year. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects other than those that provide housing opportunities for persons with special needs as defined in s. 420.0004 or homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) are received for more than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant the tax credits for those applications on a pro rata basis.

(6) EXPIRATION.—The provisions of this section, except paragraph (1)(e), expire and are void on June 30, 2018 2016.

Section 25. For the purpose of incorporating the amendment made by this act to section 220.183, Florida Statutes, in a reference thereto, subsection (8) of section 220.02, Florida Statutes, is reenacted to read:

#### 220.02 Legislative intent.—

(8) It is the intent of the Legislature that credits against either the corporate income tax or the franchise tax be applied in the following order: those enumerated in s. 631.828, those enumerated in s. 220.191, those enumerated in s. 220.181, those enumerated in s. 220.183, those enumerated in s. 220.182, those enumerated in s. 220.1895, those enumerated in s. 220.186, those enumerated in s. 220.184, those enumerated in s. 220.186, those enumerated in s. 220.1845, those enumerated in s. 220.1875, those enumerated in s. 220.1875, those enumerated in s. 220.193, those enumerated in s. 220.193, those enumerated in s. 220.194, those enumerated in s. 220.1899, those enumerated in s. 220.194, and those enumerated in s. 220.196.

Section 26. For the purpose of incorporating the amendment made by this act to section 624.5105, Florida Statutes, in a reference thereto, paragraph (g) of subsection (1) of section 220.183, Florida Statutes, is reenacted to read:

# 220.183 Community contribution tax credit.—

- (1) AUTHORIZATION TO GRANT COMMUNITY CONTRIBUTION TAX CREDITS; LIMITATIONS ON INDIVIDUAL CREDITS AND PROGRAM SPENDING.—
- (g) A taxpayer who is eligible to receive the credit provided for in s. 624.5105 is not eligible to receive the credit provided by this section.

Section 27. For the purpose of incorporating the amendments made by this act to sections 212.08, 220.183, and 624.5105, Florida Statutes, in references thereto, paragraph (a) of subsection (4) of section 377.809, Florida Statutes, is reenacted to read:

#### 377.809 Energy Economic Zone Pilot Program.—

(4)(a) Beginning July 1, 2012, all the incentives and benefits provided for enterprise zones pursuant to state law shall be available to the energy economic zones designated pursuant to this section on or before July 1, 2010. In order to provide incentives, by March 1, 2012, each local governing body that has jurisdiction over an energy economic zone must, by local ordinance, establish the boundary of the energy economic zone, specify applicable energy-efficiency standards, and determine eligibility criteria for the application of state and local incentives and benefits in the energy economic zone. However, in order to receive benefits provided under s. 288.106, a business must be a qualified target industry business under s. 288.106 for state purposes. An energy economic zone's boundary may be revised by local ordinance. Such incentives and benefits include those in ss. 212.08, 212.096, 220.181, 220.182, 220.183, 288.106, and 624.5105 and the public utility discounts provided in s. 290.007(8). The exemption provided in s. 212.08(5)(c) shall be for renewable energy as defined in s. 377.803. For purposes of this section, any applicable requirements for employee residency for higher refund or credit thresholds must be based on employee residency in the energy economic zone or an enterprise zone. A business in an energy economic zone may also be eligible for funding under ss. 288.047 and 445.003, and a transportation project in an energy economic zone shall be provided priority in funding under s. 339.2821. Other projects shall be given priority ranking to the extent practicable for grants administered under state energy programs.

Section 28. Clothes, school supplies, and personal computers and personal computer-related accessories sales tax holiday.—

- (1) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from 12:01 a.m. on August 7, 2015, through 11:59 p.m. on August 16, 2015, on the retail sale of:
- (a) Clothing, wallets, or bags, including handbags, backpacks, fanny packs, and diaper bags, but excluding briefcases, suitcases, and other garment bags, having a sales price of \$100 or less per item. As used in this paragraph, the term "clothing" means:
- 1. Any article of wearing apparel intended to be worn on or about the human body, excluding watches, watchbands, jewelry, umbrellas, and handkerchiefs; and
  - 2. All footwear, excluding skis, swim fins, roller blades, and skates.
- (b) School supplies having a sales price of \$15 or less per item. As used in this paragraph, the term "school supplies" means pens, pencils, erasers, crayons, notebooks, notebook filler paper, legal pads, binders, lunch boxes, construction paper, markers, folders, poster board, composition books, poster paper, scissors, cellophane tape, glue or paste, rulers, computer disks, protractors, compasses, and calculators.
- (2) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from 12:01 a.m. on August 7, 2015, through 11:59 p.m. on August 16, 2015, on the first \$750 of the sales price of personal computers or personal computer-related accessories purchased for noncommercial home or personal use. As used in this subsection, the term:
- (a) "Personal computers" includes electronic book readers, laptops, desktops, handhelds, tablets, or tower computers. The term does not include cellular telephones, video game consoles, digital media receivers, or devices that are not primarily designed to process data.
- (b) "Personal computer-related accessories" includes keyboards, mice, personal digital assistants, monitors, other peripheral devices, modems, routers, and nonrecreational software, regardless of whether the accessories are used in association with a personal computer base unit. The term does not include furniture or systems, devices, software, or peripherals that are designed or intended primarily for recreational use.
  - (c) "Monitors" does not include devices that include a television tuner.
- (3) The tax exemptions provided in this section do not apply to sales within a theme park or entertainment complex as defined in s. 509.013(9), Florida Statutes, within a public lodging establishment as defined in s. 509.013(4), Florida Statutes, or within an airport as defined in s. 330.27(2), Florida Statutes.
- (4) The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, to administer this section.
- (5) For the 2015-2016 fiscal year, the sum of \$233,730 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing this section.

Section 29. (1) The tax levied under chapter 212, Florida Statutes, may not be collected on the retail sale of textbooks that are required or recommended for use in a course offered by a public postsecondary educational institution as described in s. 1000.04, Florida Statutes, or a nonpublic postsecondary educational institution that is eligible to participate in a tuition assistance program authorized by s. 1009.89 or s. 1009.891, Florida Statutes. As used in this section, the term "textbook" means any required or recommended manual of instruction or any instructional materials for any field of study. As used in this section, the term "instructional materials" means any educational materials, in printed or digital format, that are required or recommended for use in a course in any field of study. To demonstrate that a sale is not subject to tax, the student must provide a physical or an electronic copy of the following to the vendor:

(a) The student's identification number; and

(b) An applicable course syllabus or list of required and recommended textbooks and instructional materials that meet the criteria in s. 1004.085(3), Florida Statutes.

The vendor must maintain proper documentation, as prescribed by department rule, to identify the complete transaction or portion of the transaction that involves the sale of textbooks that are not subject to tax.

- (2) The tax exemptions provided in this section do not apply to sales within a theme park or entertainment complex as defined in s. 509.013(9), Florida Statutes, within a public lodging establishment as defined in s. 509.013(4), Florida Statutes, or within an airport as defined in s. 330.27(2), Florida Statutes.
- (3) The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, to administer this section.
  - (4) This section is repealed June 30, 2016.
- Section 30. (1) A business may apply to the Department of Economic Opportunity for the incentives specified in subsection (2) if each of the following criteria is satisfied:
- (a) The business has entered into a contract with the Department of Economic Opportunity for a project under ss. 288.0659, 288.1045, 288.106, 288.107, 288.108, 288.1088, or 288.1089, Florida Statutes, between January 1, 2012, and July 1, 2015.
- (b) The contract is deemed active by the Department of Economic Opportunity and has not expired or been terminated.
- (c) The project that is the subject of the contract is located within the boundaries of an enterprise zone designated pursuant to chapter 290, Florida Statutes, as the boundaries existed on May 1, 2015.
- (2) For a project described under paragraph (1)(c), a business qualified under subsection (1) may apply for the following incentives:
- (a) The property tax exemption for a licensed child care facility under s. 196.095, Florida Statutes 2014.
- (b) The building sales tax refund under s. 212.08(5)(g), Florida Statutes 2014.
- (c) The business property sales tax refund under s. 212.08(5)(h), Florida Statutes 2014.
- (d) The electrical energy sales tax exemption under s. 212.08(15), Florida Statutes 2014.
- (e) The enterprise zone jobs tax credit under s. 212.096, Florida Statutes 2014.
- (f) The enterprise zone jobs tax credit under s. 220.181, Florida Statutes 2014.
- (g) The enterprise zone property tax credit under s. 220.182, Florida Statutes 2014.
- (3) The Department of Economic Opportunity must provide a list of businesses that are qualified under subsection (1) to the Department of Revenue by December 31, 2015. The Department of Economic Opportunity must also provide notice to the Department of Revenue within 10 days after the expiration or termination of a contract.
- (4) From January 1, 2016, to December 31, 2018, the Department of Economic Opportunity is designated to perform all the duties and responsibilities that were performed by the governing body or enterprise zone development agency having jurisdiction over the enterprise zone under ss. 196.095, 212.08(5)(g) and (h), 212.08(15), 212.096, 220.181, and 220.182, Florida Statutes 2014, including receipt and review of applications and verifications.
- (5) The incentives described in subsection (2) are to be treated as if they had not expired on December 31, 2015.
- (6) This section is effective January 1, 2016, and expires on December 31, 2018.

Section 31. For the 2015-2016 fiscal year, the sum of \$44,060 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing the amendments made by this act to chapter 202, Florida Statutes, and s. 203.001, Florida Statutes.

Section 32. If any law amended by this act was also amended by a law enacted during the 2015 Regular Session of the Legislature, such laws shall be construed as if enacted during the same session of the Legislature, and full effect shall be given to each if possible.

Section 33. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015.

Delete everything before the enacting clause and insert: A bill to be

And the title is amended as follows:

entitled An act relating to taxation; amending s. 193.0235, F.S.; revising the definition of the term "common element" for purposes of prorating ad valorem taxes for certain properties under certain circumstances; amending s. 202.12, F.S.; reducing the tax rates applied to the sale of communications services and the retail sale of direct-to-home satellite services; amending s. 202.12001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 202.18, F.S.; revising the allocation of tax revenues received from the communications services tax; amending s. 202.27, F.S.; authorizing dealers of communications services to elect to use an alternative-period basis for filing and remitting communications services taxes; defining the term "alternate-period basis"; specifying requirements for the election; amending s. 202.28, F.S.; limiting the disallowance of the collection allowance under specified circumstances; providing that specified provisions of the act are remedial, apply retroactively, and do not provide a basis for certain assessments or create a right to certain refunds or credits; specifying that communication sales tax returns filed before a certain date are deemed to have been filed pursuant to a specified provision of the act; amending s. 203.001, F.S.; conforming rates to the reduction of the communications services tax; providing applicability for certain provisions of the act; amending s. 206.9825, F.S.; providing an aviation fuel tax exemption and authorizing a refund of such taxes paid for certain colleges and universities that offer graduate programs in aeronautical or aerospace engineering or flight training and certain wholesalers and terminal suppliers; amending s. 212.02, F.S.; revising the definitions of the terms "livestock" and "agricultural production"; amending s. 212.04, F.S.; exempting from the sales and use tax admissions to and membership fees for gun clubs; defining the term "gun club"; amending s. 212.05, F.S.; limiting the amount of tax that may be imposed and collected on each repair of a boat; amending s. 212.08, F.S.; exempting from the sales and use tax irrigation equipment, replacement parts and accessories for power farm equipment and irrigation equipment, certain trailers, stakes used by farmers to support plants during agricultural production, and certain motor vehicles purchased by active members of the United States Armed Forces or their spouses; specifying for certain fiscal years the total amount of community contribution tax credits which may be granted against the sales and use tax for contributions made to eligible sponsors of specified projects; expanding such tax credit to include contributions made to eligible sponsors of housing projects for persons with certain special needs; defining terms; requiring enterprise zones to have been designated as of a certain date for purposes of such tax credit; extending the expiration date applicable to the granting of such tax credit; revising provisions related to the exemption of prepaid meal plans at colleges and institutions of higher learning; authorizing school support organizations to pay tax to their suppliers on the cost price of food, drink, and supplies purchased for resale in lieu of collecting tax on their final sales; authorizing the executive director of the Department of Revenue to adopt emergency rules to implement specified amendments made by the act; specifying the duration of such rules; amending s. 212.20, F.S.; revising the distributions of tax revenues received from the sales and use tax, communications services tax, and gross receipts tax; requiring communications services dealers to provide credits by a specified date to their customers for taxes collected in excess of those authorized by certain provisions of the act; authorizing such dealers to take credits on their communications services tax returns for certain amounts credited to their customers; amending s. 220.03, F.S.; extending the expiration date applicable to the definition of the term "community contribution"; revising, and extending the expiration date applicable to, the definition of the term "project"; amending s. 220.183, F.S.; specifying for certain fiscal years the total amount of community contribution tax

credits which may be granted for contributions made to eligible sponsors of specified projects; expanding such tax credit to include contributions made to eligible sponsors of housing projects for persons with certain special needs; requiring enterprise zones to have been designated as of a certain date for purposes of such tax credit; extending the expiration date applicable to the granting of such tax credit; amending s. 220.1845, F.S.; increasing the total amount of contaminated site rehabilitation tax credits that may be granted for 1 fiscal year; amending s. 220.196, F.S.; revising eligibility requirements for certain research and development tax credits for certain business enterprises; increasing the total amount of tax credits that may be granted to business enterprises during a specified calendar year; revising the deadline for the filing of an application for the tax credit; providing for the proration of tax credits under certain circumstances; amending s. 376.30781, F.S.; increasing the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas which may be granted for 1 fiscal year; conforming provisions to changes made by act; amending s. 624.509, F.S.; requiring expiration by a specified date of an exemption from the premium tax for any portion of the title insurance premium retained by a title insurance agent or agency unless the Department of Economic Opportunity makes a specified determination relating to certain increases in full-time equivalent positions by title insurers; authorizing the department to verify certain information provided by title insurers; requiring the department to submit its determination to the Legislature and the Department of Revenue by a certain date; amending s. 624.5105, F.S.; specifying for certain fiscal vears the total amount of community contribution tax credits which may be granted for contributions made to eligible sponsors of specified projects; expanding such tax credit to include contributions made to eligible sponsors of housing projects for persons with certain special needs; requiring enterprise zones to have been designated as of a certain date for purposes of such tax credit; extending the expiration date applicable to the granting of such tax credit; reenacting s. 220.02(8), F.S., relating to legislative intent for the corporate income tax code, to incorporate the amendment made by the act to s. 220.183, F.S., in a reference thereto; reenacting s. 220.183(1)(g), F.S., relating to the community contribution tax credit, to incorporate amendments made by the act to s. 624.5105, F.S., in references thereto; reenacting s. 377.809(4)(a), F.S., relating to the Energy Economic Zone Pilot Program, to incorporate amendments made by the act to ss. 212.08, 220.183, and 624.5105, F.S., in references thereto; providing an exemption from the sales and use tax for the retail sale of certain clothes, school supplies, and personal computers and personal computer-related accessories during a specified period; providing exceptions to the exemption; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation to the Department of Revenue for administrative purposes; providing an exemption from the sales and use tax for the retail sale of certain textbooks; defining terms; providing exceptions to the exemption; authorizing the Department of Revenue to adopt emergency rules; providing that businesses that enter into certain contracts with the Department of Economic Opportunity for certain economic development programs may apply for specified tax exemptions, refunds, and credits for certain projects; specifying the duties and responsibilities of the Department of Economic Opportunity; providing an appropriation to the Department of Revenue to implement certain amendments made by the act; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing effective dates.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendments was allowed:

Senator Hukill moved the following amendments to **Amendment 1** (252976) which were adopted:

Amendment 1A (397090) (with title amendment)—Delete line 894 and insert: to each affected customer's account by March 1, 2016. The inability of a communications services provider to provide a credit to a customer's account due to the customer's termination of service does not create a cause of action against the provider.

And the title is amended as follows:

Between lines 1622 and 1623 insert: specifying that a cause of action is not created if such dealers are unable to provide the credits under certain circumstances;

Amendment 1B (526436)—Delete line 160 and insert: taxable communications services transactions on bills dated

Amendment 1 (252976), as amended, was adopted.

Pursuant to Rule 4.19, **HB 33-A**, as amended, was placed on the calendar of Bills on Third Reading.

# MOMENT OF SILENCE

At the request of the President, the Senate observed a moment of silence honoring the life and memory of wrestling legend Dusty Rhodes, who passed away June 11, 2015. Dusty built his early wrestling career in Florida and went on to become known as the "American Dream."

# REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bill to be placed on the Special Order Calendar for Friday, June 12, 2015: HB 33-A.

Respectfully submitted, David Simmons, Rules Chair Bill Galvano, Majority Leader Arthenia L. Joyner, Minority Leader

The Committee on Appropriations recommends the following pass: HB 33-A with 1 amendment.

The bill was placed on the Calendar.

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

# FIRST READING

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 21-A and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Brodeur, Cortes, B.—

HB 21-A—A bill to be entitled An act relating to the state group insurance program; amending s. 110.123, F.S.; revising applicability of certain definitions; defining the term "plan year"; authorizing the program to include additional benefits; authorizing an employee to use a certain portion of the state's contribution to purchase additional program benefits and supplemental benefits under specified circumstances; providing for the program to offer health plans in specified benefit levels; requiring the Department of Management Services to develop a plan for implementation of the benefit levels; providing reporting requirements; providing for expiration of the implementation plan; creating s. 110.12303, F.S.; authorizing additional benefits to be included in the program; requiring the department to contract with at least one entity that provides comprehensive pricing and inclusive services for surgery and other medical procedures; providing contract and reporting requirements; requiring the department to establish a 3-year price transparency pilot project in certain areas of the state; providing project requirements; providing reporting requirements; creating s. 110.12304, F.S.; directing the department to contract with an independent benefits consultant; providing qualifications and duties of the independent benefits consultant; providing reporting requirements; providing that the General Appropriations Act shall establish premiums for enrollees that reflect the differences in benefit design and value among the health maintenance organization plan options and the preferred provider organization plan options; establishing the share of the health insurance premium for employees, early retirees, and Medicare participants participating in the State Group Insurance Plan for specified health care plans and coverage periods; providing an appropriation and authorizing positions; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was referred to the Committees on Health Policy; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 23-A and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Fitzenhagen, Cortes, B.—

HB 23-A—A bill to be entitled An act relating to recovery care services; amending s. 395.001, F.S.; providing legislative intent regarding recovery care centers; amending s. 395.002, F.S.; revising and providing definitions; amending s. 395.003, F.S.; including recovery care centers as facilities licensed under chapter 395, F.S.; creating s. 395.0171, F.S.; providing admission criteria for a recovery care center; requiring emergency care, transfer, and discharge protocols; authorizing the Agency for Health Care Administration to adopt rules; amending s. 395.1055, F.S.; authorizing the agency to establish separate standards for the care and treatment of patients in recovery care centers; amending s. 395.10973, F.S.; directing the agency to enforce special-occupancy provisions of the Florida Building Code applicable to recovery care centers; amending s. 395.301, F.S.; providing for format and content of a patient bill from a recovery care center; amending s. 408.802, F.S.; providing applicability of the Health Care Licensing Procedures Act to recovery care centers; amending s. 408.820, F.S.; exempting recovery care centers from specified minimum licensure requirements; amending ss. 394.4787, 409.97, and 409.975, F.S.; conforming cross-references; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was referred to the Committees on Health Policy; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 25-A and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Costello, Roberson, K., Combee, Cortes, B., Rehwinkel Vasilinda—

HB 25-A—A bill to be entitled An act relating to direct primary care; creating s. 624.27, F.S.; providing definitions; specifying that a direct primary care agreement does not constitute insurance and is not subject to the Florida Insurance Code, including chapter 636, F.S., relating to prepaid limited health service organizations and discount medical plan organizations; specifying that entering into a direct primary care agreement does not constitute the business of insurance and is not subject to the code; providing that a certificate of authority is not required to market, sell, or offer to sell a direct primary care agreement; specifying criteria for a direct primary care agreement; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was referred to the Committees on Health Policy; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 27-A and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Pigman, Campbell, Combee, Cortes, B., Latvala, Raschein, Rehwinkel Vasilinda—

**HB 27-A**—A bill to be entitled An act relating to drug prescription by advanced registered nurse practitioners and physician assistants; amending s. 110.12315, F.S.; expanding the categories of persons who may prescribe brand drugs under the prescription drug program when medically necessary; amending ss. 310.071, 310.073, and 310.081, F.S.;

exempting controlled substances prescribed by an advanced registered nurse practitioner or a physician assistant from the disqualifications for certification or licensure, and for continued certification or licensure, as a deputy or state pilot; amending s. 456.072, F.S.; applying existing penalties for violations relating to the prescribing or dispensing of controlled substances to an advanced registered nurse practitioner; amending s. 456.44, F.S.; deleting an obsolete date; requiring advanced registered nurse practitioners and physician assistants who prescribe controlled substances for certain pain to make a certain designation, comply with registration requirements, and follow specified standards of practice; providing applicability; amending ss. 458.3265 and 459.0137, F.S.; limiting the authority to prescribe a controlled substance in a painmanagement clinic to a physician licensed under chapter 458 or chapter 459, F.S.; amending s. 458.347, F.S.; expanding the prescribing authority of a licensed physician assistant; amending s. 464.012, F.S.; authorizing an advanced registered nurse practitioner to prescribe, dispense, administer, or order drugs, rather than to monitor and alter drug therapies; amending s. 464.018, F.S.; specifying acts that constitute grounds for denial of a license for or disciplinary action against an advanced registered nurse practitioner; amending s. 893.02, F.S.; redefining the term "practitioner" to include advanced registered nurse practitioners and physician assistants under the Florida Comprehensive Drug Abuse Prevention and Control Act; amending s. 948.03, F.S.; providing that possession of drugs or narcotics prescribed by an advanced registered nurse practitioner or physician assistant is an exception from a prohibition relating to the possession of drugs or narcotics during probation; reenacting s. 310.071(3), F.S., relating to deputy pilot certification, to incorporate the amendment made by the act to s. 310.071, F.S., in a reference thereto; reenacting ss. 458.331(10), 458.347(7)(g), 459.015(10), 459.022(7)(f), and 465.0158(5)(b), F.S., relating to grounds for disciplinary action against certain licensed health care practitioners or applicants, physician assistant licensure, the imposition of penalties upon physician assistants by the Board of Osteopathic Medicine, and nonresident sterile compounding permits, respectively, to incorporate the amendment made by the act to s. 456.072, F.S., in references thereto; reenacting ss. 456.072(1)(mm) and 466.02751, F.S., relating to grounds for discipline of certain licensed health care practitioners or applicants and dentist practitioner profiles, respectively, to incorporate the amendment made by the act to s. 456.44, F.S., in references thereto; reenacting ss. 458.303, 458.347(4)(e) and (9)(c), 458.3475(7)(b), 459.022(4)(e) and (9)(c), and 459.023(7)(b), F.S., relating to the nonapplicability of certain provisions to specified health care practitioners, the prescribing or dispensing of medications by physician assistants, the duties of the Council on Physician Assistants, and the duties of the Board of Medicine and the Board of Osteopathic Medicine with respect to anesthesiologist assistants, respectively, to incorporate the amendment made by the act to s. 458.347, F.S., in references thereto; reenacting ss. 456.041(1)(a), 458.348(1) and (2), and 459.025(1), F.S., relating to practitioner profiles and notice and standards for formal supervisory relationships, standing orders, and established protocols, respectively, to incorporate the amendment made by the act to s. 464.012, F.S., in references thereto; reenacting ss. 464.008(2), 464.009(5), 464.018(2), and 464.0205(1)(b), (3), and (4)(b), F.S., relating to licensure by examination of registered nurses and licensed practical nurses, licensure by endorsement to practice professional or practical nursing, disciplinary actions against nursing applicants or licensees, and retired volunteer nurse certifications, respectively, to incorporate the amendment made by the act to s. 464.018, F.S., in references thereto; reenacting s. 775.051, F.S., relating to the exclusion as a defense and nonadmissibility as evidence of voluntary intoxication, to incorporate the amendment made by the act to s. 893.02, F.S., in a reference thereto; reenacting ss. 944.17(3)(a), 948.001(8), and 948.101(1)(e), F.S., relating to the receipt by the state correctional system of certain persons sentenced to incarceration, the definition of the term "probation," and the terms and conditions of community control, respectively, to incorporate the amendment made by the act to s. 948.03, F.S., in references thereto; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was referred to the Committees on Health Policy; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 29-A and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Burton, Combee, Cortes, B.—

HB 29-A—A bill to be entitled An act relating to responsibilities of health care facilities; repealing s. 383.336, F.S., relating to practice parameters for physicians performing caesarean section deliveries in provider hospitals; amending s. 395.1051, F.S.; requiring a hospital to notify obstetrical physicians before the hospital closes its obstetrical department or ceases to provide obstetrical services; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing an effective date.

—was referred to the Committees on Health Policy; and Appropriations

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 31-A, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Health & Human Services Committee, Health Innovation Sub-committee and Representative(s) Brodeur, Cortes, B.—

CS for CS for HB 31-A—A bill to be entitled An act relating to certificates of need for hospitals; amending s. 408.032, F.S.; revising definitions; amending s. 408.034, F.S.; revising duties and responsi-

bilities of the Agency for Health Care Administration in the exercise of its authority to issue licenses to health care facilities and health service providers; amending s. 408.035, F.S.; revising review criteria for applications for certificate-of-need determinations for health care facilities and health services; excluding general hospitals from such review; amending s. 408.036, F.S.; revising health-care-related projects subject to review for a certificate of need and exemptions therefrom; amending s. 408.037, F.S.; revising content requirements with respect to an application for a certificate of need; amending s. 408.039, F.S.; revising the review process for certificates of need; amending s. 408.043, F.S.; revising special provisions to eliminate provisions relating to osteopathic acute care hospitals; amending s. 395.1055, F.S.; revising the agency's rulemaking authority with respect to minimum standards for hospitals; requiring hospitals that provide certain services to meet specified licensure requirements; deleting requirements for submitting data by hospitals for certificate-of-need reviews, to conform to changes made by the act; amending ss. 395.604 and 395.605, F.S.; conforming references; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing effective dates.

—was referred to the Committees on Health Policy; and Appropriations.

# CORRECTION AND APPROVAL OF JOURNAL

The Journal of June 10 was corrected and approved.

# ADJOURNMENT

On motion by Senator Simmons, the Senate adjourned at 10:48 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:00 a.m., Monday, June 15 or upon call of the President.



# Journal of the Senate

Number 7—Special Session A

Monday, June 15, 2015

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# CALL TO ORDER

The Senate was called to order by President Gardiner at 9:00 a.m. A quorum present—34:

Mr. President	Galvano	Negron
Bean	Garcia	Richter
Benacquisto	Gibson	Ring
Bradley	Grimsley	Sachs
Brandes	Hays	Simmons
Clemens	Hukill	Simpson
Dean	Hutson	Sobel
Detert	Joyner	Soto
Diaz de la Portilla	Latvala	Stargel
Evers	Legg	Thompson
Flores	Margolis	
Gaetz	Montford	

Excused: Senators Altman and Braynon

# **PRAYER**

The following prayer was offered by Senator Benacquisto:

Dear Lord, the hours have been long; the days have run together. All in all, we have found ways to come together in service for those folks back home who are counting on us to do the right thing for them and for their neighbors. In all of it, we found fellowship and friendship and sought new purpose in the work that we do here in the Florida Senate and in the Legislature.

We are thankful for you watching out for our families and the folks we love back home while we are here working so hard on our constituents' behalf. If we could have a little extra blessing to bring it home with Godspeed and get home to our families quickly, that would be much appreciated. In your name we pray. Amen.

# **PLEDGE**

Senator Soto led the Senate in the Pledge of Allegiance to the flag of the United States of America.

# MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Simmons, by two-thirds vote, **HB 21-A** was withdrawn from the Committees on Health Policy; and Appropriations; and referred to the Committees on Governmental Oversight and Accountability; and Appropriations.

# BILLS ON THIRD READING

**HB 33-A**—A bill to be entitled An act relating to taxation; amending s.

196.161, F.S.; prohibiting a lien from being filed against certain homestead properties under certain circumstances; amending s. 196.173, F.S.; authorizing certain servicemembers who receive a homestead exemption and who are deployed in certain military operations to receive an additional ad valorem tax exemption; providing a deadline for claiming tax exemptions for qualifying military deployments during the 2014 calendar year; providing procedures and requirements for filing applications and petitions during the 2015 calendar year to receive the tax exemption after the deadline; providing applicability; amending s. 196.202, F.S.; increasing the property tax exemption for residents who are widows, widowers, blind, or totally and permanently disabled; amending s. 202.12, F.S.; reducing the tax rates applied to the sale of communications services and the retail sale of direct-to-home satellite services; amending s. 202.12001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 202.18, F.S.; revising the allocation of tax revenues received from the communications services tax; amending s. 202.27, F.S.; authorizing dealers of communications services to use an alternative-period basis for filing and remitting communications services taxes; providing a definition; establishing parameters for determining the monthly reporting period; amending s. 202.28, F.S.; limiting the disallowance of the collection allowance under specified circumstances; providing that specified provisions are remedial; providing retroactive applicability; amending s. 203.001, F.S.; conforming rates to the reduction of the communications services tax; providing applicability; amending s. 206.9825, F.S.; providing an aviation fuel tax exemption and authorizing a refund of such taxes previously paid for certain colleges and universities that provide flight training and graduate degrees in aeronautical or aerospace engineering and certain wholesalers and terminal suppliers; amending s. 212.20, F.S.; revising the distributions of tax revenues received from the sales and use tax, communications services tax, and gross receipts tax; amending s. 212.02, F.S.; revising the definitions of the terms "livestock" and "agricultural production"; amending s. 212.08, F.S.; exempting from the sales and use tax irrigation equipment, replacement parts and accessories for power farm equipment and irrigation equipment, certain trailers, stakes used by farmers to support plants during agricultural production, certain textbooks, and certain motor vehicles purchased by active members of the United States Armed Forces or their spouses; revising provisions related to the exemption of prepaid meal plans at colleges and institutions of higher learning; specifying the total amount of community contribution tax credits for specified fiscal years; extending the scheduled repeal of the community contribution tax credits for certain donations; authorizing school support organizations to pay tax to their suppliers on the cost price of food, drink, and supplies purchased for resale in lieu of collecting tax on their final sales; including recyclable material merchant wholesalers in the definition of the term "eligible manufacturing business" and certain tangible personal property used in the recycling of metals for sale in the definition of the term "industrial machinery and equipment" for purposes of qualification for the sales and use tax exemption; authorizing the executive director of the Department of Revenue to adopt emergency rules; specifying the duration of such rules; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; making technical changes; amending s. 212.04, F.S.; exempting from the sales and use tax admissions and membership fees for gun clubs; repealing chapter 198, F.S., relating to estate taxes; amending ss. 72.011, 95.091, 213.015, 213.05, 213.053, 213.21, 213.285, and 215.26, F.S.; conforming provisions to changes made by the act; creating s. 733.7011, F.S.; requiring circuit judges to report monthly the names of certain decedents to the Agency for Health Care Administration; providing legislative intent with respect to the estates of certain decedents; requiring the Department of Revenue to maintain certain estate tax forms for a specified period; amending s. 220.03, F.S.; extending the scheduled expiration of a definition; amending ss. 220.183 and 624.5105, F.S.; extending the scheduled expiration of the community contribution tax credit against the corporate

income tax and insurance premium tax for contributions and donations to eligible sponsors of revitalization and housing projects approved by the Department of Economic Opportunity; specifying the total amount of the community contribution tax credits for specified fiscal years; reenacting s. 220.183(1)(c) and (g), F.S., relating to the community contribution tax credit, to incorporate amendments made by the act to ss. 212.08 and 624.5105, F.S., in references thereto; reenacting s. 220.02(8), F.S., relating to legislative intent for the corporate income tax code, to incorporate the amendment made by the act to s. 220.183, F.S., in a reference thereto; reenacting s. 377.809(4)(a), F.S., relating to the Energy Economic Zone Pilot Program, to incorporate amendments made by the act to ss. 212.08, 220.183, and 624.5105, F.S., in references thereto; amending s. 220.196, F.S.; revising eligibility requirements for certain research and development tax credits for certain business enterprises; increasing the total amount of tax credits that may be granted to business enterprises during specified calendar years; revising the deadline for the filing of an application for the tax credit; providing for the proration of tax credits under certain circumstances; amending s. 220.1845, F.S.; increasing the total amount of contaminated site rehabilitation tax credits for 1 year; amending s. 376.30781, F.S.; increasing the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas for 1 year; conforming a provision; amending s. 564.06, F.S.; providing that cider may be made from pears for purposes of taxation; providing an exemption from the sales and use tax for the retail sale of certain clothes, school supplies, and personal computers and personal computer-related accessories during a specified period; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation to the department for administrative purposes; providing an exemption from the sales and use tax for the retail sale of certain items and articles of tangible person property by certain small businesses during a specified period; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; providing an exemption from the sales and use tax for the retail sale of certain textbooks and instructional materials during specified periods; providing a definition; providing exceptions from the exemption in certain locations; authorizing the Department of Revenue to adopt emergency rules; amending s. 624.509, F.S.; extending the scheduled repeal of an exemption from the premium tax for any portion of the title insurance premium retained by a title insurance agent or agency; authorizing the Department of Revenue to adopt emergency rules to implement the amendments made by the act to ss. 202.12 and 202.27, F.S.; providing appropriations; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing effective dates.

—as amended June 12, was read the third time by title.

On motion by Senator Hukill, **HB 33-A**, as amended, was passed by the required constitutional two-thirds vote of the membership and certified to the House. The vote on passage was:

Yeas-34

Mr. President	Garcia	Negron
Bean	Gibson	Richter
Benacquisto	Grimsley	Ring
Bradley	Hays	Sachs
Brandes	Hukill	Simmons
Dean	Hutson	Simpson
Detert	Joyner	Smith
Diaz de la Portilla	Latvala	Sobel
Evers	Lee	Soto
Flores	Legg	Stargel
Gaetz	Margolis	
Galvano	Montford	

Nays-2

Clemens Thompson

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

# RETURNING MESSAGES — FINAL ACTION

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 and passed HB 33-A, as amended, by the required constitutional two-thirds vote of the membership.

Bob Ward, Clerk

# CORRECTION AND APPROVAL OF JOURNAL

The Journal of June 12 was corrected and approved.

# ADJOURNMENT

On motion by Senator Simmons, the Senate adjourned at 9:21 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Wednesday, June 17 or upon call of the President.



# Journal of the Senate

# **Number 8—Special Session A**

Thursday, June 18, 2015

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# CALL TO ORDER

The Senate was called to order by President Gardiner at 9:00 a.m. A quorum present—27:

Mr. President	Garcia	Montford
Bean	Gibson	Negron
Benacquisto	Grimsley	Richter
Brandes	Hukill	Simmons
Clemens	Hutson	Smith
Diaz de la Portilla	Joyner	Sobel
Evers	Latvala	Soto
Gaetz	Lee	Stargel
Galvano	Margolis	Thompson

Excused: Senators Altman, Bradley, Braynon, Dean, Flores, Hays, Legg, and Simpson

# **PRAYER**

The following prayer was offered by Senator Stargel:

Dear Heavenly Father, thank you for this day. Lord, we thank you for this opportunity that we have to serve in this state. Lord, we thank you for all the many blessings that you've given us. Lord, we thank you for the safety in the travels we've had going back and forth throughout this legislative session.

Lord, as we finish out these last few days, I pray that you would be with our leaders as we finish up the budget. Lord, be with our Governor as he looks at the budget and makes decisions concerning it. Lord, be with the constituents we serve here in the State of Florida. Lord, I pray that you would be with the individuals from Charleston, South Carolina, and the tragedy they are dealing with in their state, Lord.

I thank you, Lord, that I have a country that allows me the opportunity to come forward and offer this prayer and also allows us the freedom of religion to be able to practice our faith no matter how diverse it may be. Lord, I thank you for the days we have before us, and as we prepare for our next upcoming session, I pray that you would give us wisdom. I pray that as we go amongst the people that we work with in our state, that you would give us a listening ear and an opportunity to learn, appreciate, have compassion, and understand the issues that are facing them so we can be better policymakers. Lord, I pray that you would help us these last two days and give us traveling mercies as we go home—hopefully on Friday. We pray these things in your name. Amen.

#### PLEDGE

Senator Evers led the Senate in the Pledge of Allegiance to the flag of the United States of America.

#### MOMENT OF SILENCE

At the request of Senator Joyner, the Senate observed a moment of silence in honor of the victims of the shooting at Emanuel AME Church in Charleston, South Carolina, on June 17, 2015. Among the nine victims who lost their lives was South Carolina State Senator Clementa Pinckney, who was also the pastor of the church.

At the request of Senators Soto and Thompson, the Senate observed a moment of silence in honor of Katie Porta who was a Central Florida disabilities advocate. Ms. Porta passed away on June 16, 2015, after a long battle with cancer.

# SPECIAL PRESENTATION

Senator Evers recognized members from the Florida Institute for Human and Machine Cognition (IHMC) team, who were present in the gallery. The Pensacola IHMC team took second place in the DARPA Robotics Challenge Finals, received \$1 million, and was the top finisher in the Atlas Robot competition. A video was played highlighting the team's outstanding performance in the competition, which was held in June 2015.

# ADOPTION OF RESOLUTIONS

#### MOTION TO INTRODUCE RESOLUTION

On motion by Senator Evers, by the required constitutional two-thirds vote of the membership, the following resolution was admitted for introduction outside the purview of the call:

On motion by Senator Evers, by unanimous consent—

By Senator Evers-

**SR 16-A**—A resolution commending the Florida Institute for Human and Machine Cognition team on its outstanding performance in the DARPA Robotics Challenge.

WHEREAS, The Defense Advanced Research Projects Agency (DARPA) is an agency of the United States Department of Defense responsible for the development of emerging technologies for use by the military, and

WHEREAS, launched in response to the humanitarian need that arose during the nuclear disaster at Fukushima, Japan, in 2011, the DARPA Robotics Challenge was a competition of robot systems and software teams vying to develop robots capable of assisting humans in responding to natural and manmade disasters, and

WHEREAS, participating teams representing some of the most advanced robotics research and development organizations in the world collaborate and innovate over a short period of time to develop the hardware, software, sensors, and human-machine control interfaces that will enable their robots to complete a series of challenge tasks selected by DARPA for their relevance to disaster response, and

WHEREAS, the DARPA Robotics Challenge consisted of three increasingly demanding competitions held over the course of a 2-year period in which the goal was to accelerate progress in robotics and hasten the day when robots have sufficient dexterity and robustness to enter areas too dangerous for humans and mitigate the impacts of natural or manmade disasters, and

WHEREAS, the first phase of the competition, the Virtual Robotics Challenge (VRC), occurred in June 2013 on an open-source, cloud-based platform and tested 26 competing software teams' ability to effectively guide a simulated robot through three sample tasks in a virtual environment, with the top six teams moving on to participate in the DARPA Robotics Challenge (DRC), and

WHEREAS, the Florida Institute for Human and Machine Cognition (IHMC), based in Pensacola, entered the competition, placed first in the VRC, and was provided an Atlas robot to continue in the next phase of the competition, the DRC Trials, and

WHEREAS, the DRC Trials occurred in December 2013 at the Homestead-Miami Speedway, where teams guided their robots through eight individual, physical tasks that tested mobility, manipulation, dexterity, perception, and operator control mechanisms, and

WHEREAS, IHMC placed second overall in the competition and placed first in the Atlas robot competition, advancing to the DRC Finals, and

WHEREAS, the DRC Finals challenged participating robotics teams and their robots to complete a difficult course of eight tasks relevant to disaster response, among them driving alone, walking through rubble, tripping circuit breakers, turning valves, and climbing stairs, and

WHEREAS, 12 teams from the United States and 11 teams from Japan, Germany, Italy, Republic of Korea, and Hong Kong competed in the outdoor competition, held June 5-6, 2015, in Pomona, California, and

WHEREAS, with 25 of the top robotics organizations in the world gathered to compete for \$3.5 million in prizes, the IHMC team and its Robot, Running Man, took second place in the DRC Finals, received \$1 million, and was the top finisher in the Atlas robot competition, and

WHEREAS, in competing in the DARPA Robotics Challenge, the 23 members of the IHMC team brought great honor and distinction to this state and successfully demonstrated the value of robotics in responding to natural and manmade disasters, NOW, THEREFORE,

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

That the Florida Institute for Human and Machine Cognition team is commended on its outstanding performance in the DARPA Robotics Challenge.

—was introduced out of order and read by title. On motion by Senator Evers, **SR 16-A** was read the second time in full and adopted.

#### COMMUNICATION

June 16, 2015

The Honorable Andy Gardiner President, The Florida Senate

Dear Mr. President:

In compliance with Article III, Section 19(d) of the State Constitution, and Joint Rule 2, the Conference Committee Report on the General Appropriations Act—SB 2500-A has been furnished electronically to each member of the Legislature, the Governor, the Chief Justice of the Supreme Court, and each member of the Cabinet.

The Conference Committee Report on the General Appropriations Act—SB 2500-A was made available on June 16, 2015, at 5:37 p.m., EDT.

Respectfully submitted,  $Debbie\ Brown$ Secretary of the Senate

# CORRECTION AND APPROVAL OF JOURNAL

The Journal of June 15 was corrected and approved.

# ADJOURNMENT

On motion by Senator Simmons, the Senate adjourned at 9:23 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 1:00 p.m., Friday, June 19 or upon call of the President.



# Journal of the Senate

# Number 9—Special Session A

# Friday, June 19, 2015

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Vote, Disclosure	

## CALL TO ORDER

The Senate was called to order by President Gardiner at 1:00 p.m. A quorum present—36:

Mr. President	Galvano	Montford
Abruzzo	Garcia	Negron
Bean	Gibson	Richter
Benacquisto	Grimsley	Ring
Bradley	Hays	Sachs
Brandes	Hukill	Simmons
Dean	Hutson	Simpson
Detert	Joyner	Smith
Diaz de la Portilla	Latvala	Sobel
Evers	Lee	Soto
Flores	Legg	Stargel
Gaetz	Margolis	Thompson

Excused: Senators Braynon, Bullard, and Clemens

# **PRAYER**

The following prayer was offered by Senator Legg:

Dear Lord, we set this moment aside to honor you and thank you for your goodness. Today, our hearts are still heavy for those in Charleston, South Carolina. We pray for the families and community during this time. We know that you are a God who abhors violence and hatred, because you are a God of love. I believe we are made in your image; an image of love. We were made to be loved and to show your love. I ask that we honor those in Charleston by more than praying for them but by showing love to those all around us, especially those who may be different than ourselves or those who we do not yet understand.

Today, Lord, we find ourselves at the end of a long session. It was much longer and filled with more obstacles than first envisioned all those months ago, but you never promised us that our journey would be swift, easy, or without challenges. You did promise that you would be by our side in the valleys and walk with us in the shadow of struggles. Indeed, you have kept your promise that you would never leave us nor forsake us. Today, we find ourselves at the end of that very long journey, and yes, we are a little more tired, a little more weary, but grateful and stronger.

As we prepare to leave and return home, I ask for rest for our Senators, House members, and their families—not just physical or mental rest and refreshing, but also spiritual rest and renewal. Allow us to set a time aside to seek your face and to listen to your still, small voice. Help us to yield to what the psalmist said when he wrote, "You make us lie down in green pastures and you restore our soul."

I close by asking you to write on our hearts and minds the words of the prophet Micah when he wrote, "We act justly, love mercy, and walk humbly before our God." I ask this in your name. Amen.

# **PLEDGE**

Senator Thompson led the Senate in the Pledge of Allegiance to the flag of the United States of America.

By direction of the President, the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON SB 2514-A

The Honorable Andy Gardiner President of the Senate

s/ Tom Lee, Chair

June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2514-A, same being:

An act relating to the Department of Transportation.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1 (291389).
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ Lizbeth Benacquisto,

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Vice Chair
s/ Thad Altman
s/ Aaron Bean
                                   s/ Rob Bradley
s / Jeff Brandes
                                   Oscar Braynon II
Dwight Bullard
                                   s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
                                   s/ Don Gaetz
s/ Anitere Flores, At Large
s/ Bill Galvano, At Large
                                   s/ Rene Garcia
                                  s/ Denise Grimsley, At Large
s/ Audrey Gibson
s/ Alan Hays
                                   s/ Dorothy L. Hukill
                                  s/ Arthenia L. Joyner, At Large
s/ Travis Hutson
s/ Jack Latvala
                                   s/ John Legg
s/ Gwen Margolis, At Large
                                   s/ Bill Montford
s/ Joe Negron
                                   s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
                                   s/ David Simmons, At Large
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s/ Kelli Stargel
s/ Geraldine F. "Geri" Thompson
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Managers on the part of the Senate

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s/ Richard Corcoran, Chair
s/ Jim Boyd, Vice Chair
s/ Frank Artiles
s/ Colleen Burton
s/ Gwyndolen "Gwyn" Clarke-Reed,
s/ Richard Corcoran, Chair
s/ Ben Albritton, At Large
Bryan Avila
s/ Matthew H. "Matt" Caldwell,
At Large
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At Large s/ Jose Felix Diaz, At Large s/ Eric Eisnaugle, At Large Reggie Fullwood s/ Tom Goodson, At Large Mia L. Jones, At Large s/ Charles McBurney, At Large s / George R. Moraitis, Jr. s/ Jose R. Oliva, At Large Mark S. Pafford, At Large s/ Kathleen M. Peters Holly Raschein, At Large Lake Ray s/ Hazelle P. "Hazel" Rogers Cynthia A. Stafford, At Large s/ Richard Stark s/ John Wood, At Large

s/ Janet Cruz, At Large s/ Brad Drake s/ Erik Fresen, At Large s/ Matt Gaetz, At Large s/ Matt Hudson, At Large Shevrin D. "Shev" Jones s/ Larry Metz s/ Jeanette M. Nunez, At Large H. Marlene O'Toole, At Large s/ W. Keith Perry s/ Elizabeth W. Porter, At Large David Richardson, At Large

s/ Darryl Ervin Rouson, At Large s/ Alan B. Williams, At Large

s/ Dana D. Young, At Large

Managers on the part of the House

The Conference Committee Amendment for SB 2514-A, relating to the Florida Department of Transportation (FDOT), provides for the following:

- Redirects an additional portion of the \$225 additional fee imposed on initial registration of motor vehicles (referred to as the "New Wheels Fee") that is currently deposited into the General Revenue Fund to the State Transportation Trust Fund (STTF) within the FDOT.
- The additional revenues directed to the STTF increases the New Wheels Fee revenues for the STTF from \$107 million to \$206 million annually, or an increase of \$99 million.
- Specifies how the revenues from this fee are to be used by the FDOT. The designated uses include the following programs and amounts:
  - The Florida Shared-Use Nonmotorized Trail Network \$25
  - The New Starts Transit Program-3.4 percent (\$7.1 million).
  - The Small County Outreach Program-5 percent (\$10.2 million).
  - The Florida Strategic Intermodal System-20.6 percent (\$42.5 million).
  - The Transportation Regional Incentive Program-6.9 percent (\$14.2 million).
  - All remaining funds for any transportation purpose authorized by law.
- Creates the Florida Shared-Use Nonmotorized Trail (SunTrail) network as a component of the Florida Greenways and Trails
- The SunTrail network consists of multiuse trails or shared-use paths separated from motor vehicle traffic and constructed with asphalt, concrete or other hard surface which provides nonmotorized transportation opportunities for bicyclists and pedestrians statewide.
- Includes provisions for the planning, development, operation, and maintenance of the SunTrail network components.
- Requires the FDOT to allocate \$25 million annually in the FDOT work program for the SunTrail network.

Conference Committee Amendment (876250)(with amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (4) of s. 320.072, Florida Statutes, is amended to read:

320.072 Additional fee imposed on certain motor vehicle registration transactions.—

(4) A tax collector or other authorized agent of the department shall promptly remit all moneys collected pursuant to this section, less any refunds granted pursuant to subsection (3), to the department. The department shall deposit 85.7 44.5 percent of such moneys into the State Transportation Trust Fund, and 14.3 percent into the Highway Safety Operating Trust Fund, and 41.2 percent into the General Revenue Fund. Notwithstanding any other law, the moneys deposited into the State Transportation Trust Fund pursuant to this subsection shall be used by the Department of Transportation for the following:

- (a) The Florida Shared-Use Nonmotorized Trail Network established in s. 339.81, \$25 million.
- (b) The capital funding for the New Starts Transit Program, authorized by 49 U.S.C. s. 5309 and pursuant to s. 341.051, 3.4 percent.
- (c) The Small County Outreach Program pursuant to s. 339.2818, 5
- (d) The Florida Strategic Intermodal System pursuant to ss. 339.61, 339.62, 339.63, and 339.64, 20.6 percent.
- (e) The Transportation Regional Incentive Program pursuant to s. 339.2819, 6.9 percent.
- (f) All remaining funds for any transportation purpose authorized by law.

Section 2. Section 339.81, Florida Statutes, is created to read:

#### 339.81 Florida Shared-Use Nonmotorized Trail Network.—

- (1) The Legislature finds that increasing demands continue to be placed on the state's transportation system by a growing economy, continued population growth, and increasing tourism. The Legislature also finds that significant challenges to providing additional capacity to the conventional transportation system exist and will require enhanced accommodation of alternative travel modes to meet the needs of residents and visitors. The Legislature further finds that improving bicyclist and pedestrian safety for both residents and visitors remains a high priority. Therefore, the Legislature declares that the development of a nonmotorized trail network will increase mobility and recreational alternatives for Florida's residents and visitors, enhance economic prosperity, enrich quality of life, enhance safety, and reflect responsible environmental stewardship. To that end, it is the intent of the Legislature that the department make use of its expertise in efficiently providing transportation projects to develop the Florida Shared-Use Nonmotorized Trail Network, consisting of a statewide network of nonmotorized trails which allows nonmotorized vehicles and pedestrians to access a variety of origins and destinations with limited exposure to motorized vehicles.
- (2) The Florida Shared-Use Nonmotorized Trail Network is created as a component of the Florida Greenways and Trails System established in chapter 260. The statewide network consists of multiuse trails or shared-use paths physically separated from motor vehicle traffic and constructed with asphalt, concrete, or another hard surface which, by virtue of design, location, extent of connectivity or potential connectivity, and allowable uses, provides nonmotorized transportation opportunities for bicyclists and pedestrians statewide between and within a wide range of points of origin and destinations, including, but not limited to, communities, conservation areas, state parks, beaches, and other natural or cultural attractions for a variety of trip purposes, including work, school, shopping, and other personal business, as well as social, recreational, and personal fitness purposes.
- (3) Network components do not include sidewalks, nature trails, loop trails wholly within a single park or natural area, or on-road facilities, such as bicycle lanes or routes other than:
- (a) On-road facilities that are no longer than one-half mile connecting two or more nonmotorized trails, if the provision of non-road facilities is infeasible and if such on-road facilities are signed and marked for nonmotorized use; or
  - (b) On-road components of the Florida Keys Overseas Heritage Trail.
- (4) The planning, development, operation, and maintenance of the Florida Shared-Use Nonmotorized Trail Network is declared to be a public purpose, and the department, together with other agencies of this state and all counties, municipalities, and special districts of this state, may spend public funds for such purposes and accept gifts and grants of funds, property, or property rights from public or private sources to be used for such purposes.
- (5) The department shall include the Florida Shared-Use Nonmotorized Trail Network in its work program developed pursuant to s. 339.135. For purposes of funding and maintaining projects within the network, the department shall allocate in its program and resource plan a

minimum of \$25 million annually, beginning in the 2015-2016 fiscal year.

- (6) The department may enter into a memorandum of agreement with a local government or other agency of the state to transfer maintenance responsibilities of an individual network component. The department may contract with a not-for-profit entity or private sector business or entity to provide maintenance services on an individual network component.
- (7) The department may adopt rules to aid in the development and maintenance of components of the network.

Section 3. If any law amended by this act was also amended by a law enacted during the 2015 Regular Session of the Legislature, such laws shall be construed as if enacted during the same session of the Legislature, and full effect shall be given to each if possible.

Section 4. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Department of Transportation; amending s. 320.072, F.S.; revising the distribution of revenues from additional fees imposed on certain motor vehicle registration transactions; providing for the use of moneys from such distribution by the department; creating s. 339.81, F.S.; creating the Florida Shared-Use Nonmotorized Trail Network; providing legislative findings and intent; providing descriptions and components of the network; providing for the planning, development, operation, and maintenance of the network; requiring funding to be allocated to the Florida Shared-Use Nonmotorized Trail Network in the program and resource plan of the department; authorizing memoranda of agreement and contracts for maintaining the network; authorizing the department to adopt rules; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Latvala, the Conference Committee Report on SB 2514-A was adopted. SB 2514-A passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

#### Yeas-37

Mr. President	Galvano	Negron
Abruzzo	Garcia	Richter
Altman	Gibson	Ring
Bean	Grimsley	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	
Gaetz	Montford	

Nays—None

By direction of the President, the following Conference Committee Report was read:

#### CONFERENCE COMMITTEE REPORT ON SB 2508-A

The Honorable Andy Gardiner President of the Senate

June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2508-A, same being:

An act relating to Medicaid.

having met, and after full and free conference, do recommend to their respective houses as follows:

- That the House of Representatives recede from its Amendment 1 (297529).
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Tom Lee, Chair
                                   s/ Lizbeth Benacquisto,
s/ Thad Altman
                                     Vice Chair
s/ Aaron Bean
                                   s/ Rob Bradley
                                   Oscar Braynon II
s/ Jeff Brandes
Dwight Bullard
                                   s / Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores, At Large
                                   s/ Don Gaetz
s/ Bill Galvano, At Large
                                   s/ Rene Garcia
s/ Audrey Gibson
                                   s/ Denise Grimsley, At Large
s/ Alan Havs
                                   s/ Dorothy L. Hukill
s/ Travis Hutson
                                   s/ Arthenia L. Joyner, At Large
                                   s/ John Legg
s/ Jack Latvala
                                   s/ Bill Montford
s/ Gwen Margolis, At Large
s/ Joe Negron
                                   s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
                                   s/ David Simmons, At Large
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s/ Kelli Stargel
s/ Geraldine F. "Geri" Thompson
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# Managers on the part of the Senate

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s/ Richard Corcoran, Chair
                                  s/ Matt Hudson, Chair
s/ Jim Boyd, Vice Chair
                                  s/ Ben Albritton, At Large
Lori Berman
                                  s/ Jason T. Brodeur
                                  s/ Gwyndolen "Gwyn" Clarke-Reed,
s/ Matthew H. "Matt" Caldwell,
  At Large
                                    At Large
                                  s/ W. Travis Cummings
s / Janet Cruz
s/ Jose Felix Diaz, At Large
                                  s/ Eric Eisnaugle, At Large
Jay Fant
                                  s/ Erik Fresen, At Large
Matt Gaetz, At Large
                                  s/ Tom Goodson, At Large
                                  s/ Clay Ingram, At Large
Gayle B. Harrell
                                  MaryLynn "ML" Magar
Mia L. Jones, At Large
s/ Charles McBurney, At Large
                                  s/ Larry Metz, At Large
s/ Amanda Murphy
                                  s/ Jeanette M. Nunez, At Large
s/ Jose R. Oliva, At Large
                                  H. Marlene O'Toole, At Large
Mark S. Pafford, At Large
                                  s/ Cary Pigman
                                  Holly Raschein, At Large
s/ Elizabeth W. Porter,
  At Large
                                  s/ Paul Renner
David Richardson
                                  s/ Darryl Ervin Rouson,
Cynthia A. Stafford, At Large
                                    At Large
                                  s/ Alan B. Williams, At Large
s/ Cyndi Stevenson
s/ John Wood, At Large
                                  s/ Dana D. Young, At Large
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Managers on the part of the House

The Conference Committee Amendment for SB 2508-A, relating to Medicaid, provides for the following:

Redefines the definition of "rural hospital" to remove the provision that hospitals qualifying as sole community hospitals under federal guidelines are automatically qualified as rural hospitals under Florida law if they have no more than 340 beds.

- Authorizes the Agency for Health Care Administration (AHCA) to receive intergovernmental transfers (IGTs) of funds from local governmental entities for the advancement of the Medicaid program. Directs AHCA to seek federal waiver authority to maintain a low-income pool under parameters provided in the General Appropriations Act for offsetting shortfalls in Medicaid reimbursement or paying for otherwise uncompensated care.
- Confirms and clarifies existing law regarding reimbursement provisions, provider notification requirements, and the administrative challenge process for Medicaid inpatient and outpatient hospital rates. Specifies that the written notice of the hospital reimbursement rates provided by AHCA constitutes final agency action for purposes of administrative challenges to the hospital reimbursement rates.
- Reenacts three statutory provisions for the purpose of incorporating the bill's clarifications to reimbursement provisions, provider notification requirements, and the administrative challenge process for Medicaid inpatient and outpatient hospital rates.
- Removes community intermediate care facilities for the developmentally disabled from the list of providers for which AHCA is required to set rates at levels that ensure no increase in statewide expenditures resulting from changes in unit costs.
- Provides that quality assessments paid by nursing homes to AHCA are due on the 20th of each month, instead of the 15th of each month as under current law.
- Creates the Graduate Medical Education Startup Bonus Program within the Statewide Medicaid Residency Program (SMRP). In any fiscal year in which funds are appropriated for the startup bonus program, hospitals eligible to participate in the SMRP may apply for up to \$100,000 per newly created residency slot that is dedicated to a physician specialty in statewide supply/demand deficit. Such physician specialties and subspecialties are those identified in the General Appropriations Act.
- Amends statutes relating to the Disproportionate Share Hospital (DSH) program and requires AHCA to use the average of the 2007, 2008, and 2009 audited disproportionate share data to determine each hospital's Medicaid days and charity care for the 2015-2016 fiscal year, instead of the average of the 2005, 2006, and 2007 data as under current law.
- Amends the Statewide Medicaid Managed Care program to:
  - Provide that achieved savings rebates that are refunded to the state by Medicaid managed care plans will be placed in the General Revenue Fund, unallocated;
  - Provide that funds contributed by managed care plans for the purpose of supporting Medicaid indigent care will be deposited into the Grants and Donations Trust Fund;
  - o Provide that when payments from AHCA to managed care plans within the Long-Term Care Managed Care (LTCMC) component are reconciled to reimburse plans for actual payments to nursing facilities, the reconciliations must result from changes in nursing home per diem rates and that payments may not be reconciled to actual nursing home beddays experienced by the LTCMC plans; and
  - Repeal s. 409.97, F.S., relating to state and local Medicaid partnerships.
- Deletes a statutory provision requiring AHCA to use certified public expenditures of general revenue appropriated for Healthy Start services, including any associated federal match, for the purpose of supporting AHCA's contract with an administrative services organization representing all Healthy Start coalitions.
- Provides that AHCA may partner with a state or territory for the purpose of providing Medicaid fiscal agent operations only if Florida may terminate such a partnership if the state decides it is not in the best interest of the state.
- Provides that the model, methodology, and framework for hospital funding programs contained in the document titled "Medicaid Hospital Funding Programs," dated June 16, 2015, are incorporated by reference for the purpose of displaying, demonstrating, and explaining the calculations used by the Legislature when making appropriations in the General Appropriations Act for the 2015-2016 fiscal year for various Medicaid programs. Provides Legislative intent regarding the appropriations for various Medicaid programs and provides for the

bill to be deemed invalid, non-severable, and to have never become law under specified conditions.

Conference Committee Amendment (145994)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (e) of subsection (2) of section 395.602, Florida Statutes, is amended to read:

395.602 Rural hospitals.—

- (2) DEFINITIONS.—As used in this part, the term:
- (e) "Rural hospital" means an acute care hospital licensed under this chapter, having 100 or fewer licensed beds and an emergency room, which is:
- 1. The sole provider within a county with a population density of up to 100 persons per square mile;
- 2. An acute care hospital, in a county with a population density of up to 100 persons per square mile, which is at least 30 minutes of travel time, on normally traveled roads under normal traffic conditions, from any other acute care hospital within the same county;
- 3. A hospital supported by a tax district or subdistrict whose boundaries encompass a population of up to 100 persons per square mile;
- 4. A hospital classified as a sole community hospital under 42 C.F.R. s. 412.92 which has up to 340 licensed beds;
- 4.5. A hospital with a service area that has a population of up to 100 persons per square mile. As used in this subparagraph, the term "service area" means the fewest number of zip codes that account for 75 percent of the hospital's discharges for the most recent 5-year period, based on information available from the hospital inpatient discharge database in the Florida Center for Health Information and Policy Analysis at the agency; or
- 5.6. A hospital designated as a critical access hospital, as defined in s. 408.07.

Population densities used in this paragraph must be based upon the most recently completed United States census. A hospital that received funds under s. 409.9116 for a quarter beginning no later than July 1, 2002, is deemed to have been and shall continue to be a rural hospital from that date through June 30, 2021 2015, if the hospital continues to have up to 100 licensed beds and an emergency room. An acute care hospital that has not previously been designated as a rural hospital and that meets the criteria of this paragraph shall be granted such designation upon application, including supporting documentation, to the agency. A hospital that was licensed as a rural hospital during the 2010-2011 or 2011-2012 fiscal year shall continue to be a rural hospital from the date of designation through June 30, 2021 2015, if the hospital continues to have up to 100 licensed beds and an emergency room.

Section 2. Effective upon this act becoming a law, paragraphs (c) and (d) of subsection (1) of section 409.908, Florida Statutes, are redesignated as paragraphs (d) and (e), respectively, and new paragraphs (c) and (f) are added to that subsection, to read:

409.908 Reimbursement of Medicaid providers.—Subject to specific appropriations, the agency shall reimburse Medicaid providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost reporting and submits a cost report late and that cost report would have been used to set a lower reimbursement rate for a rate semester, then the provider's rate for that semester shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.

Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act, provided the adjustment is consistent with legislative intent.

- (1) Reimbursement to hospitals licensed under part I of chapter 395 must be made prospectively or on the basis of negotiation.
- (c) The agency may receive intergovernmental transfers of funds from governmental entities, including, but not limited to, the Department of Health, local governments, and other local political subdivisions, for the advancement of the Medicaid program and for enhancing or supplementing provider reimbursement under this part and part IV. The agency shall seek and maintain a low-income pool in a manner authorized by federal waiver and implemented under spending authority granted in the General Appropriations Act. The low-income pool must be used to support enhanced access to services by offsetting shortfalls in Medicaid reimbursement or paying for otherwise uncompensated care, and the agency shall seek waiver authority to encourage the donation of intergovernmental transfers and to utilize intergovernmental transfers as the state's share of Medicaid funding within the low-income pool.
- (f)1. Pursuant to chapter 120, the agency shall furnish to providers written notice of the audited hospital cost-based per diem reimbursement rate for inpatient and outpatient care established by the agency. The written notice constitutes final agency action. A substantially affected provider seeking to correct or adjust the calculation of the audited hospital cost-based per diem reimbursement rate for inpatient and outpatient care, other than a challenge to the methodologies set forth in the rules of the agency and in reimbursement plans incorporated by reference therein used to calculate the reimbursement rate for inpatient and outpatient care, may request an administrative hearing to challenge the final agency action by filing a petition with the agency within 180 days after receipt of the written notice by the provider. The petition must include all documentation supporting the challenge upon which the provider intends to rely at the administrative hearing and may not be amended or supplemented except as authorized under uniform rules adopted pursuant to s. 120.54(5). The failure to timely file a petition in compliance with this subparagraph is deemed conclusive acceptance of the audited hospital cost-based per diem reimbursement rate for inpatient and outpatient care established by the agency.
- 2. Any challenge to the methodologies set forth in the rules of the agency and in reimbursement plans incorporated by reference therein used to calculate the reimbursement rate for inpatient and outpatient care may not result in a correction or an adjustment of a reimbursement rate for a rate period that occurred more than 5 years before the date the petition initiating the proceeding was filed.
- 3. This paragraph applies to any challenge to final agency action which seeks the correction or adjustment of a provider's audited hospital cost-based per diem reimbursement rate for inpatient and outpatient care and to any challenge to the methodologies set forth in the rules of the agency and in reimbursement plans incorporated by reference therein used to calculate the reimbursement rate for inpatient and outpatient care, including any right to challenge which arose before July 1, 2015. A correction or adjustment of an audited hospital cost-based per diem reimbursement rate for inpatient and outpatient care which is required by an administrative order or appellate decision:
- a. Must be reconciled in the first rate period after the order or decision becomes final;
- b. May not be the basis for any challenge to correct or adjust hospital rates required to be paid by any Medicaid managed care provider pursuant to part IV of chapter 409.
- 4. The agency may not be compelled by an administrative body or a court to pay additional compensation to a hospital relating to the establishment of audited hospital cost-based per diem reimbursement rates by the agency or for remedies relating to such rates, unless an appropriation has been made by law for the exclusive, specific purpose of paying such additional compensation. As used in this subparagraph, the term "appropriation made by law" has the same meaning as provided in s. 11.066.

- 5. Any period of time specified in this paragraph is not tolled by the pendency of any administrative or appellate proceeding.
- 6. The exclusive means to challenge a written notice of an audited hospital cost-based per diem reimbursement rate for inpatient and outpatient care for the purpose of correcting or adjusting such rate before, on, or after July 1, 2015, or to challenge the methodologies set forth in the rules of the agency and in reimbursement plans incorporated by reference therein used to calculate the reimbursement rate for inpatient and outpatient care is through an administrative proceeding pursuant to chapter 120.
- Section 3. For the purpose of incorporating paragraph (f) of subsection (1) of section 409.908, Florida Statutes, as created by this act, in a reference thereto, section 383.18, Florida Statutes, is reenacted to read:
- 383.18 Contracts; conditions.—Participation in the regional perinatal intensive care centers program under ss. 383.15-383.19 is contingent upon the department entering into a contract with a provider. The contract shall provide that patients will receive services from the center and that parents or guardians of patients who participate in the program and who are in compliance with Medicaid eligibility requirements as determined by the department are not additionally charged for treatment and care which has been contracted for by the department. Financial eligibility for the program is based on the Medicaid income guidelines for pregnant women and for children under 1 year of age. Funding shall be provided in accordance with ss. 383.19 and 409.908.
- Section 4. For the purpose of incorporating paragraph (f) of subsection (1) of section 409.908, Florida Statutes, as created by this act, in a reference thereto, subsection (4) of section 409.8132, Florida Statutes, is reenacted to read:

409.8132 Medikids program component.—

- (4) APPLICABILITY OF LAWS RELATING TO MEDICAID.—The provisions of ss. 409.902, 409.905, 409.906, 409.907, 409.908, 409.912, 409.9121, 409.9122, 409.9123, 409.9124, 409.9127, 409.9128, 409.913, 409.916, 409.919, 409.920, and 409.9205 apply to the administration of the Medikids program component of the Florida Kidcare program, except that s. 409.9122 applies to Medikids as modified by the provisions of subsection (7).
- Section 5. For the purpose of incorporating paragraph (f) of subsection (1) of section 409.908, Florida Statutes, as created by this act, in references thereto, paragraph (c) of subsection (5) and paragraph (b) of subsection (6) of section 409.905, Florida Statutes, are reenacted to read:
- 409.905 Mandatory Medicaid services.—The agency may make payments for the following services, which are required of the state by Title XIX of the Social Security Act, furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any service under this section shall be provided only when medically necessary and in accordance with state and federal law. Mandatory services rendered by providers in mobile units to Medicaid recipients may be restricted by the agency. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.
- (5) HOSPITAL INPATIENT SERVICES.—The agency shall pay for all covered services provided for the medical care and treatment of a recipient who is admitted as an inpatient by a licensed physician or dentist to a hospital licensed under part I of chapter 395. However, the agency shall limit the payment for inpatient hospital services for a Medicaid recipient 21 years of age or older to 45 days or the number of days necessary to comply with the General Appropriations Act. Effective August 1, 2012, the agency shall limit payment for hospital emergency department visits for a nonpregnant Medicaid recipient 21 years of age or older to six visits per fiscal year.
- (c) The agency shall implement a prospective payment methodology for establishing reimbursement rates for inpatient hospital services. Rates shall be calculated annually and take effect July 1 of each year. The methodology shall categorize each inpatient admission into a diagnosis-related group and assign a relative payment weight to the base

rate according to the average relative amount of hospital resources used to treat a patient in a specific diagnosis-related group category. The agency may adopt the most recent relative weights calculated and made available by the Nationwide Inpatient Sample maintained by the Agency for Healthcare Research and Quality or may adopt alternative weights if the agency finds that Florida-specific weights deviate with statistical significance from national weights for high-volume diagnosis-related groups. The agency shall establish a single, uniform base rate for all hospitals unless specifically exempt pursuant to s. 409.908(1).

- 1. Adjustments may not be made to the rates after October 31 of the state fiscal year in which the rates take effect, except for cases of insufficient collections of intergovernmental transfers authorized under s. 409.908(1) or the General Appropriations Act. In such cases, the agency shall submit a budget amendment or amendments under chapter 216 requesting approval of rate reductions by amounts necessary for the aggregate reduction to equal the dollar amount of intergovernmental transfers not collected and the corresponding federal match. Notwithstanding the \$1 million limitation on increases to an approved operating budget contained in ss. 216.181(11) and 216.292(3), a budget amendment exceeding that dollar amount is subject to notice and objection procedures set forth in s. 216.177.
- 2. Errors in source data or calculations discovered after October 31 must be reconciled in a subsequent rate period. However, the agency may not make any adjustment to a hospital's reimbursement more than 5 years after a hospital is notified of an audited rate established by the agency. The prohibition against adjustments more than 5 years after notification is remedial and applies to actions by providers involving Medicaid claims for hospital services. Hospital reimbursement is subject to such limits or ceilings as may be established in law or described in the agency's hospital reimbursement plan. Specific exemptions to the limits or ceilings may be provided in the General Appropriations Act.

# (6) HOSPITAL OUTPATIENT SERVICES.—

- (b) The agency shall implement a methodology for establishing base reimbursement rates for outpatient services for each hospital based on allowable costs, as defined by the agency. Rates shall be calculated annually and take effect July 1 of each year based on the most recent complete and accurate cost report submitted by each hospital.
- 1. Adjustments may not be made to the rates after October 31 of the state fiscal year in which the rates take effect, except for cases of insufficient collections of intergovernmental transfers authorized under s. 409.908(1) or the General Appropriations Act. In such cases, the agency shall submit a budget amendment or amendments under chapter 216 requesting approval of rate reductions by amounts necessary for the aggregate reduction to equal the dollar amount of intergovernmental transfers not collected and the corresponding federal match. Notwithstanding the \$1 million limitation on increases to an approved operating budget under ss. 216.181(11) and 216.292(3), a budget amendment exceeding that dollar amount is subject to notice and objection procedures set forth in s. 216.177.
- 2. Errors in source data or calculations discovered after October 31 must be reconciled in a subsequent rate period. However, the agency may not make any adjustment to a hospital's reimbursement more than 5 years after a hospital is notified of an audited rate established by the agency. The prohibition against adjustments more than 5 years after notification is remedial and applies to actions by providers involving Medicaid claims for hospital services. Hospital reimbursement is subject to such limits or ceilings as may be established in law or described in the agency's hospital reimbursement plan. Specific exemptions to the limits or ceilings may be provided in the General Appropriations Act.

Section 6. Paragraph (c) of subsection (23) of section 409.908, Florida Statutes, is amended to read:

409.908 Reimbursement of Medicaid providers.—Subject to specific appropriations, the agency shall reimburse Medicaid providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost

reporting and submits a cost report late and that cost report would have been used to set a lower reimbursement rate for a rate semester, then the provider's rate for that semester shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act, provided the adjustment is consistent with legislative intent.

(23)

- (c) This subsection applies to the following provider types:
- 1. Inpatient hospitals.
- 2. Outpatient hospitals.
- 3. Nursing homes.
- 4. County health departments.
- 5. Community intermediate care facilities for the developmentally disabled.

5.6. Prepaid health plans.

Section 7. Subsection (2) of section 409.9082, Florida Statutes, is amended to read:

409.9082 Quality assessment on nursing home facility providers; exemptions; purpose; federal approval required; remedies.—

(2) A quality assessment is imposed upon each nursing home facility. The aggregated amount of assessments for all nursing home facilities in a given year shall be an amount not exceeding the maximum percentage allowed under federal law of the total aggregate net patient service revenue of assessed facilities. The agency shall calculate the quality assessment rate annually on a per-resident-day basis, exclusive of those resident days funded by the Medicare program, as reported by the facilities. The per-resident-day assessment rate must be uniform except as prescribed in subsection (3). Each facility shall report monthly to the agency its total number of resident days, exclusive of Medicare Part A resident days, and remit an amount equal to the assessment rate times the reported number of days. The agency shall collect, and each facility shall pay, the quality assessment each month. The agency shall collect the assessment from nursing home facility providers by the 20th 15th day of the next succeeding calendar month. The agency shall notify providers of the quality assessment and provide a standardized form to complete and submit with payments. The collection of the nursing home facility quality assessment shall commence no sooner than 5 days after the agency's initial payment of the Medicaid rates containing the elements prescribed in subsection (4). Nursing home facilities may not create a separate line-item charge for the purpose of passing the assessment through to residents.

Section 8. Section 409.909, Florida Statutes, is amended to read:

409.909 Statewide Medicaid Residency Program.—

- (1) The Statewide Medicaid Residency Program is established to improve the quality of care and access to care for Medicaid recipients, expand graduate medical education on an equitable basis, and increase the supply of highly trained physicians statewide. The agency shall make payments to hospitals licensed under part I of chapter 395 for graduate medical education associated with the Medicaid program. This system of payments is designed to generate federal matching funds under Medicaid and distribute the resulting funds to participating hospitals on a quarterly basis in each fiscal year for which an appropriation is made.
- (2) On or before September 15 of each year, the agency shall calculate an allocation fraction to be used for distributing funds to partici-

pating hospitals. On or before the final business day of each quarter of a state fiscal year, the agency shall distribute to each participating hospital one-fourth of that hospital's annual allocation calculated under subsection (4). The allocation fraction for each participating hospital is based on the hospital's number of full-time equivalent residents and the amount of its Medicaid payments. As used in this section, the term:

- (a) "Full-time equivalent," or "FTE," means a resident who is in his or her residency period, with the initial residency period, which is defined as the minimum number of years of training required before the resident may become eligible for board certification by the American Osteopathic Association Bureau of Osteopathic Specialists or the American Board of Medical Specialties in the specialty in which he or she first began training, not to exceed 5 years. The residency specialty is defined as reported using the current residency type codes in the Intern and Resident Information System (IRIS), required by Medicare. A resident training beyond the initial residency period is counted as 0.5 FTE, unless his or her chosen specialty is in general surgery or primary care, in which case the resident is counted as 1.0 FTE. For the purposes of this section, primary care specialties include:
  - 1. Family medicine;
  - General internal medicine;
  - 3. General pediatrics;
  - 4. Preventive medicine;
  - 5. Geriatric medicine;
  - 6. Osteopathic general practice;
  - 7. Obstetrics and gynecology; and
  - 8. Emergency medicine; and
  - 9. General surgery.
- (b) "Medicaid payments" means the estimated total payments for reimbursing a hospital for direct inpatient services for the fiscal year in which the allocation fraction is calculated based on the hospital inpatient appropriation and the parameters for the inpatient diagnosis-related group base rate, including applicable intergovernmental transfers, specified in the General Appropriations Act, as determined by the agency.
- (c) "Resident" means a medical intern, fellow, or resident enrolled in a program accredited by the Accreditation Council for Graduate Medical Education, the American Association of Colleges of Osteopathic Medicine, or the American Osteopathic Association at the beginning of the state fiscal year during which the allocation fraction is calculated, as reported by the hospital to the agency.
- (3) The agency shall use the following formula to calculate a participating hospital's allocation fraction:

 $HAF=[0.9 \times (HFTE/TFTE)] + [0.1 \times (HMP/TMP)]$ 

Where:

HAF=A hospital's allocation fraction.

HFTE=A hospital's total number of FTE residents.

TFTE=The total FTE residents for all participating hospitals.

HMP=A hospital's Medicaid payments.

TMP=The total Medicaid payments for all participating hospitals.

(4) A hospital's annual allocation shall be calculated by multiplying the funds appropriated for the Statewide Medicaid Residency Program in the General Appropriations Act by that hospital's allocation fraction. If the calculation results in an annual allocation that exceeds two times the average \$50,000 per FTE resident amount for all hospitals, the hospital's annual allocation shall be reduced to a sum equaling no more than two times the average \$50,000 per FTE resident. The funds calculated for that hospital in excess of two times the average \$50,000 per FTE resident amount for all hospitals shall be redistributed to participating

hospitals whose annual allocation does not exceed *two times the average* \$50,000 per FTE resident *amount for all hospitals*, using the same methodology and payment schedule specified in this section.

- (5) The Graduate Medical Education Startup Bonus Program is established to provide resources for the education and training of physicians in specialties which are in a statewide supply-and-demand deficit. Hospitals eligible for participation in subsection (1) are eligible to participate in the Graduate Medical Education Startup Bonus Program established under this subsection. Notwithstanding subsection (4) or an FTE's residency period, and in any state fiscal year in which funds are appropriated for the startup bonus program, the agency shall allocate a \$100,000 startup bonus for each newly created resident position that is authorized by the Accreditation Council for Graduate Medical Education or Osteopathic Postdoctoral Training Institution in an initial or established accredited training program that is in a physician specialty in statewide supply-and-demand deficit. In any year in which funding is not sufficient to provide \$100,000 for each newly created resident position, funding shall be reduced pro rata across all newly created resident positions in physician specialties in statewide supply-and-demand deficit.
- (a) Hospitals applying for a startup bonus must submit to the agency by March 1 their Accreditation Council for Graduate Medical Education or Osteopathic Postdoctoral Training Institution approval validating the new resident positions approved in physician specialties in statewide supply-and-demand deficit in the current fiscal year. An applicant hospital may validate a change in the number of residents by comparing the number in the prior period Accreditation Council for Graduate Medical Education or Osteopathic Postdoctoral Training Institution approval to the number in the current year.
- (b) Any unobligated startup bonus funds on April 15 of each fiscal year shall be proportionally allocated to hospitals participating under subsection (3) for existing FTE residents in the physician specialties in statewide supply-and-demand deficit. This nonrecurring allocation shall be in addition to the funds allocated in subsection (4). Notwithstanding subsection (4), the allocation under this subsection may not exceed \$100,000 per FTE resident.
- (c) For purposes of this subsection, physician specialties and subspecialties, both adult and pediatric, in statewide supply-and-demand deficit are those identified in the General Appropriations Act.
- (d) The agency shall distribute all funds authorized under the Graduate Medical Education Startup Bonus Program on or before the final business day of the fourth quarter of a state fiscal year.
- (6)(5) Beginning in the 2015-2016 state fiscal year, the agency shall reconcile each participating hospital's total number of FTE residents calculated for the state fiscal year 2 years before prior with its most recently available Medicare cost reports covering the same time period. Reconciled FTE counts shall be prorated according to the portion of the state fiscal year covered by a Medicare cost report. Using the same definitions, methodology, and payment schedule specified in this section, the reconciliation shall apply any differences in annual allocations calculated under subsection (4) to the current year's annual allocations.
  - (7)(6) The agency may adopt rules to administer this section.
- Section 9. Paragraph (a) of subsection (2) and paragraph (d) of subsection (4) of section 409.911, Florida Statutes, are amended to read:
- 409.911 Disproportionate share program.—Subject to specific allocations established within the General Appropriations Act and any limitations established pursuant to chapter 216, the agency shall distribute, pursuant to this section, moneys to hospitals providing a disproportionate share of Medicaid or charity care services by making quarterly Medicaid payments as required. Notwithstanding the provisions of s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients.
- (2) The Agency for Health Care Administration shall use the following actual audited data to determine the Medicaid days and charity care to be used in calculating the disproportionate share payment:

- (a) The average of the  $\frac{2005}{2006}$ ,  $\frac{2006}{2006}$ ,  $\frac{2008}{2009}$ ,  $\frac{2008}{2009}$ , and  $\frac{2009}{2000}$  audited disproportionate share data to determine each hospital's Medicaid days and charity care for the  $\frac{2015}{2016}$   $\frac{2014}{2015}$  state fiscal year.
- (4) The following formulas shall be used to pay disproportionate share dollars to public hospitals:
- (d) Any nonstate government owned or operated hospital eligible for payments under this section on July 1, 2011, remains eligible for payments during the 2015-2016  $\frac{2014-2015}{2015}$  state fiscal year.
- Section 10. Paragraph (f) of subsection (3) and paragraph (c) of subsection (4) of section 409.967, Florida Statutes, are amended to read:

409.967 Managed care plan accountability.—

#### (3) ACHIEVED SAVINGS REBATE.—

- (f) Achieved savings rebates validated by the certified public accountant are due within 30 days after the report is submitted. Except as provided in paragraph (h), the achieved savings rebate is established by determining pretax income as a percentage of revenues and applying the following income sharing ratios:
- 1. One hundred percent of income up to and including 5 percent of revenue shall be retained by the plan.
- 2. Fifty percent of income above 5 percent and up to 10 percent shall be retained by the plan, and the other 50 percent refunded to the state and transferred to the General Revenue Fund, unallocated.
- 3. One hundred percent of income above 10 percent of revenue shall be refunded to the state and transferred to the General Revenue Fund, unallocated.
- (4) MEDICAL LOSS RATIO.—If required as a condition of a waiver, the agency may calculate a medical loss ratio for managed care plans. The calculation shall use uniform financial data collected from all plans and shall be computed for each plan on a statewide basis. The method for calculating the medical loss ratio shall meet the following criteria:
- (c) Before Prior to final determination of the medical loss ratio for any period, a plan may contribute to a designated state trust fund for the purpose of supporting Medicaid and indigent care and have the contribution counted as a medical expenditure for the period. Funds contributed for this purpose shall be deposited into the Grants and Donations Trust Fund.
  - Section 11. Section 409.97, Florida Statutes, is repealed.
- Section 12. Paragraph (a) of subsection (4) of section 409.975, Florida Statutes, is amended to read:
- 409.975 Managed care plan accountability.—In addition to the requirements of s. 409.967, plans and providers participating in the managed medical assistance program shall comply with the requirements of this section.

# (4) MOMCARE NETWORK.—

- (a) The agency shall contract with an administrative services organization representing all Healthy Start Coalitions providing risk appropriate care coordination and other services in accordance with a federal waiver and pursuant to s. 409.906. The contract shall require the network of coalitions to provide counseling, education, risk-reduction and case management services, and quality assurance for all enrollees of the waiver. The agency shall evaluate the impact of the MomCare network by monitoring each plan's performance on specific measures to determine the adequacy, timeliness, and quality of services for pregnant women and infants. The agency shall support this contract with certified public expenditures of general revenue appropriated for Healthy Start services and any earned federal matching funds.
- Section 13. Subsection (6) of section 409.983, Florida Statutes, is amended to read:
- 409.983 Long-term care managed care plan payment.—In addition to the payment provisions of s. 409.968, the agency shall provide pay-

- ment to plans in the long-term care managed care program pursuant to this section.
- (6) The agency shall establish nursing-facility-specific payment rates for each licensed nursing home based on facility costs adjusted for inflation and other factors as authorized in the General Appropriations Act. Payments to long-term care managed care plans shall be reconciled to reimburse actual payments to nursing facilities resulting from changes in nursing home per diem rates, but may not be reconciled to actual days experienced by the long-term care managed care plans.
- Section 14. Effective upon this act becoming a law, the Agency for Health Care Administration may partner with any other state or territory for the purposes of providing Medicaid fiscal agent operations only if any resulting agreement or contract provides for termination when the State of Florida decides it is not in the best interest of the state. Any such agreement or contract may not impact Florida's current Medicaid Management Information System and each state or territory shall deal directly with the federal Centers for Medicare and Medicaid Services independently regarding any billing or matching requirements.
- Section 15. Subsection (43) of section 408.07, Florida Statutes, is amended to read:
- 408.07 Definitions.—As used in this chapter, with the exception of ss. 408.031-408.045, the term:
- (43) "Rural hospital" means an acute care hospital licensed under chapter 395, having 100 or fewer licensed beds and an emergency room, and which is:
- (a) The sole provider within a county with a population density of no greater than 100 persons per square mile;
- (b) An acute care hospital, in a county with a population density of no greater than 100 persons per square mile, which is at least 30 minutes of travel time, on normally traveled roads under normal traffic conditions, from another acute care hospital within the same county;
- (c) A hospital supported by a tax district or subdistrict whose boundaries encompass a population of 100 persons or fewer per square mile;
- (d) A hospital with a service area that has a population of 100 persons or fewer per square mile. As used in this paragraph, the term "service area" means the fewest number of zip codes that account for 75 percent of the hospital's discharges for the most recent 5-year period, based on information available from the hospital inpatient discharge database in the Florida Center for Health Information and Policy Analysis at the Agency for Health Care Administration; or
  - (e) A critical access hospital.

Population densities used in this subsection must be based upon the most recently completed United States census. A hospital that received funds under s. 409.9116 for a quarter beginning no later than July 1, 2002, is deemed to have been and shall continue to be a rural hospital from that date through June 30, 2015, if the hospital continues to have 100 or fewer licensed beds and an emergency room, or meets the criteria of s. 395.602(2)(e)4. An acute care hospital that has not previously been designated as a rural hospital and that meets the criteria of this subsection shall be granted such designation upon application, including supporting documentation, to the Agency for Health Care Administration.

Section 16. The model, methodology, and framework for hospital funding programs contained in the document titled "Medicaid Hospital Funding Programs," dated June 16, 2015, and filed with the Secretary of the Senate, are incorporated by reference for the purpose of displaying, demonstrating, and explaining the calculations used by the Legislature, consistent with the requirements of state law, when making appropriations in the General Appropriations Act for the 2015-2016 fiscal year for the Rural Hospital Financial Assistance Program, Hospital Inpatient Services, Hospital Outpatient Services, Low-Income Pool, the Disproportionate Share Hospital Program, Graduate Medical Education, and Prepaid Health Plans. The document titled "Medicaid Hospital Funding Programs" does not allocate or appropriate any funds. The Agency for Health Care Administration shall rely solely on the model, methodology, and framework displayed, demonstrated, and explained in the document

titled "Medicaid Hospital Funding Programs" and the proviso applicable to appropriations for Medicaid funding when setting hospital rates, calculating the hospital components of prepaid health plan capitation rates, and making payments to hospitals and other providers. This section expires July 1, 2016.

Section 17. The Legislature has determined that this act, including the document titled "Medicaid Hospital Funding Programs," together with the specific appropriations contained in the fiscal year 2015-2016 General Appropriations Act for the Rural Hospital Financial Assistance Program, Hospital Inpatient Services, Hospital Outpatient Services, Low-Income Pool, the Disproportionate Share Hospital Program, Graduate Medical Education, and Prepaid Health Plans, are interdependent and interrelated, are directly and rationally related to the overall purposes of the state's Medicaid program, and are advisable only if considered together and balanced when allocating the state's resources, especially considering the complexities of Florida's Statewide Medicaid Managed Care program: how hospital rates are determined in the marketplace. including Medicaid; how the individual component Medicaid appropriations impact the rates Florida's Medicaid managed care entities pay for services; and the large amounts of uncompensated care provided by Florida's Medicaid hospital service providers and the relative potential impact of that uncompensated care on the overall economic viability of those institutions. If this act, or any portion of this act, including the document titled "Medicaid Hospital Funding Programs," or any portion thereof, is determined to be unconstitutional or the applicability thereof to any person or circumstance is held invalid, then: (1) such determination shall render all other provisions or applications of this act invalid; (2) the provisions of this act are not severable; and (3) this entire act shall be deemed never to have become law. This section expires July 1, 2016.

Section 18. Section 409.908(1)(f), Florida Statutes, as created by this act, is remedial in nature, confirms and clarifies existing law, and applies to all proceedings pending on or commenced after this act takes effect.

Section 19. If any law amended by this act was also amended by a law enacted during the 2015 Regular Session of the Legislature, such laws shall be construed as if enacted during the same session of the Legislature, and full effect shall be given to each if possible.

Section 20. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to Medicaid; amending s. 395.602, F.S.; revising the term "rural hospital"; amending s. 409.908, F.S.; authorizing the Agency for Health Care Administration to receive intergovernmental transfers of funds from governmental entities for specified purposes; requiring the agency to seek and maintain a low-income pool under certain parameters; requiring the agency to seek Medicaid waiver authority for the use of local intergovernmental transfers under certain parameters; requiring the Agency for Health Care Administration to provide written notice, pursuant to ch. 120, F.S., of reimbursement rates to providers; specifying procedures and requirements to challenge the calculation of or the methodology used to calculate such rates; providing that the failure to timely file a certain challenge constitutes acceptance of the rates; specifying limits on and procedures for the correction or adjustment of the rates; providing applicability; prohibiting the agency from being compelled by an administrative body or a court to pay additional compensation that exceeds a certain amount to a hospital for specified matters unless an appropriation is made by law; prohibiting certain periods of time from being tolled under specified circumstances; specifying that an administrative proceeding is the exclusive means for challenging certain issues; reenacting ss. 383.18, 409.8132(4), and 409.905(5)(c) and (6)(b), F.S., relating to contracts for the regional perinatal intensive care centers program, the Medikids program component, and mandatory Medicaid services, respectively, to incorporate the amendment made to s. 409.908, F.S., in references thereto; amending s. 409.908, F.S.; revising the list of provider types that are subject to certain statutory provisions relating to the establishment of rates; amending s. 409.9082, F.S.; revising the date in each calendar month on which the agency shall collect an assessment from nursing home facility providers; amending s. 409.909, F.S.; revising a term; revising the annual allocation cap for hospitals participating in the Statewide Medicaid Residency Program; establishing the Graduate Medical Education Startup Bonus Program; providing allocations for the program; amending s. 409.911, F.S.; updating references to data used for calculating disproportionate share program payments to certain hospitals for the 2015-2016 fiscal year; amending s. 409.967, F.S.; requiring that certain achieved savings rebates be placed in the General Revenue Fund, unallocated; requiring that certain funds to support Medicaid and indigent care be deposited into the Grants and Donations Trust Fund; repealing s. 409.97, F.S, relating to state and local Medicaid partnerships; amending s. 409.975, F.S.; deleting a requirement that the agency support Healthy Start services with public expenditures and federal matching funds; amending s. 409.983, F.S.; providing parameters for the reconciliation of managed care plan payments in the long-term care managed care program; authorizing the agency to partner with other states or territories to provide Medicaid fiscal agent operations under certain conditions and limitations; amending s. 408.07, F.S.; conforming a cross-reference; providing an incorporation by reference, the purposes and legislative intent of the incorporation, and for the expiration of the section; providing a legislative determination of the interdependence and interrelatedness of the act, the incorporation by reference and certain specific appropriations; providing that, if the act or any portion of the act is determined to be unconstitutional or held invalid, then all other provisions or applications of the act are invalid and not severable; providing for the expiration of the section; providing that the act is remedial, intended to confirm and clarify law, and applies to proceedings pending on or commenced after the effective date; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Garcia, the Conference Committee Report on SB 2508-A was adopted. SB 2508-A passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-37

Mr. President Galvano Negron Abruzzo Garcia Richter Altman Gibson Ring Bean Grimsley Sachs Benacquisto Hays Simmons Hukill Bradley Simpson Brandes Hutson Smith Dean Joyner Sobel Detert Latvala Soto Diaz de la Portilla Lee Stargel Evers Legg Thompson Margolis Flores Gaetz Montford

Nays-None

By direction of the President, the following Conference Committee Report was read:

# CONFERENCE COMMITTEE REPORT ON SB 2510-A

The Honorable Andy Gardiner President of the Senate

June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2510-A, same being:

An act relating to the Department of Children and Families.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1 (008151).
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

```
s/ Tom Lee, Chair
                                   s/ Lizbeth Benacquisto,
s/ Thad Altman
                                      Vice Chair
s/ Aaron Bean
                                   s/ Rob Bradley
s / Jeff Brandes
                                   Oscar Braynon II
Dwight Bullard
                                   s/ Jeff Clemens
s / Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores, At Large
                                   s/ Don Gaetz
s/ Bill Galvano, At Large
                                   s/ Rene Garcia
                                   s/ Denise Grimsley, At Large
s / Audrey Gibson
s/ Alan Hays
                                   s/ Dorothy L. Hukill
s/ Travis Hutson
                                   s/ Arthenia L. Joyner, At Large
                                   s/ John Legg
s/ Jack Latvala
s/ Gwen Margolis, At Large
                                   s/ Bill Montford
s/ Joe Negron
                                   s/ Garrett Richter, At Large
                                   s / \ David \ Simmons, \ At \ Large
s/ Maria Lorts Sachs
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s/ Kelli Stargel
s / Geraldine F. "Geri" Thompson
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# Managers on the part of the Senate

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s/ Richard Corcoran, Chair
                                   s/ Matt Hudson, Chair
                                   s/ Ben Albritton, At Large
s/ Jim Boyd, Vice Chair
Lori Berman
                                   s/ Jason T. Brodeur
Matthew H. "Matt" Caldwell,
                                   s/ Gwyndolen "Gwyn" Clarke-Reed,
                                     At Large
  At Large
s/ Janet Cruz
                                   s/ W. Travis Cummings
s/ Jose Felix Diaz, At Large
                                   s/ Eric Eisnaugle, At Large
Jay Fant
                                   s/ Erik Fresen, At Large
                                   s/ Tom Goodson, At Large
Matt Gaetz, At Large
                                   s/ Clay Ingram, At Large
MaryLynn "ML" Magar
Gayle B. Harrell
Mia L. Jones, At Large
s/ Charles McBurney, At Large
                                   s/ Larry Metz, At Large
s/ Amanda Murphy
                                   s/ Jeanette M. Nunez, At Large
s/ Jose R. Oliva, At Large
                                   H. Marlene O'Toole, At Large
Mark S. Pafford, At Large
                                   s/ Cary Pigman
                                   Holly Raschein, At Large
s/ Elizabeth W. Porter,
  At Large
                                   s/ Paul Renner
                                   s/ Darryl Ervin Rouson, At Large
David Richardson, At Large
Cynthia A. Stafford, At Large
                                   s/ Cyndi Stevenson
s/ Alan B. Williams, At Large
                                   s/ John Wood, At Large
s/ Dana D. Young, At Large
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## Managers on the part of the House

The Conference Committee Amendment for SB 2510-A, relating to the Department of Children and Families (DCF), provides for the following:

**Section 1** - The allocation methodology for core services funding for community-based care lead agencies (CBC) is amended.

Beginning in Fiscal Year 2015-2016 there will be no adjustment to the base core service funding for each CBC.

Twenty percent of new core services funding shall be allocated to all CBCs, and eighty percent shall be allocated to only CBCs that have base funding that is below their equitable share as determined by the equity allocation model.

The bill also amends the equity allocation model, placing a greater emphasis on the number of children in the care of CBCs.

**Section 2** - Requires DCF to obtain legislative approval before seeking, applying for, accepting, or renewing any waiver of work requirements established by the SNAP Program.

Conference Committee Amendment (249258)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 409.991, Florida Statutes, is amended to read:

- 409.991 Allocation of funds for community-based care lead agencies.—
  - (1) As used in this section, the term:
- (a) "Core services *funds* funding" means all funds allocated to community-based care lead agencies operating under contract with the department pursuant to s. 409.987, with the following exceptions:
  - 1. Funds appropriated for independent living;
  - 2. Funds appropriated for maintenance adoption subsidies;
- 3. Funds allocated by the department for protective investigations training;
  - 4. Nonrecurring funds;
  - 5. Designated mental health wrap-around services funds; and
- 6. Funds for special projects for a designated community-based care lead agency.
- (b) "Equity allocation model" means an allocation model that uses the following factors:
  - 1. Proportion of the child population children in poverty;
  - 2. Proportion of child abuse hotline workload; and
  - Proportion of children in care; and
  - 4. Proportion of contribution in the reduction of out-of-home care.
- (c) "Proportion of child population" means the proportion of children up to 18 years of age during the previous calendar year in the geographic area served by the community-based care lead agency "Proportion of children in poverty" means the average of the proportion of children in the geographic area served by the community-based care lead agency based on the following subcomponents:
- 1. Children up to 18 years of age who are below the poverty level as determined by the latest available Small Area Income and Poverty Estimates (SAIPE) from the United States Census Bureau;
- 2. Children eligible for free or reduced price meals as determined by the latest available survey published by the Department of Education; and
- 3. The number of children in families receiving benefits from the federal Supplemental Nutrition Assistance Program (SNAP) in the most recent month as determined by the department.
- (d) "Proportion of child abuse hotline workload" means the weighted average of the following subcomponents:
- 1. The average number of initial and additional child abuse reports received during the month for the most recent 12 months based on child protective investigations trend reports as determined by the department. This subcomponent shall be weighted as 20 percent of the factor.
- 2. The average count of children in investigations in the most recent 12 months based on child protective investigations trend reports as determined by the department. This subcomponent shall be weighted as 40 percent of the factor.
- 3. The average count of children in investigations with a most serious finding of verified abuse in the most recent 12 months based on child protective investigations trend reports as determined by the department. This subcomponent shall be weighted as 40 percent of the factor.
- (e) "Proportion of children in care" means the proportion of the sum of the number of children in care receiving in-home services and the number of children in out-of-home care with a case management overlay during the most recent 12-month period. This subcomponent shall be weighted as follows:
  - 1. Sixty percent shall be based on children in out-of-home care.

- 2. Forty percent shall be based on children in in-home care at the end of the most recent month as reported in the child welfare services trend reports as determined by the department.
- (f) "Proportion of contribution in the reduction of out of home care" means the proportion of the number of children in out of home care on December 31, 2006, minus the number of children in out of home care as of the end of the most recent month as reported in the child welfare services trend reports as determined by the department.
- (2) The equity allocation of core services funds shall be calculated based on the following weights:
- (a) Proportion of the child population ehildren in poverty shall be weighted as 5~30 percent of the total;
- (b) Proportion of child abuse hotline workload shall be weighted as  $15 \frac{30}{9}$  percent of the total; and
- (c) Proportion of children in care shall be weighted as 80~30 percent of the total; and
- (d) Proportion of contribution to the reduction in out of home care shall be weighted as 10 percent of the total.
- (3) Beginning in the 2015-2016 2013-2014 state fiscal year, 100 90 percent of the recurring core services funding for each community-based care lead agency shall be based on the prior year recurring base of core services funds and 10 percent shall be based on the equity allocation model.
- (4) Unless otherwise specified in the General Appropriations Act, any new core services funds shall be allocated based on the equity allocation model *as follows:*
- (a) Twenty percent of new funding shall be allocated among all community-based care lead agencies.
- (b) Eighty percent of new funding shall be allocated among community-based care lead agencies that are funded below their equitable share. Funds allocated pursuant to this paragraph shall be weighted based on each community-based care lead agency's relative proportion of the total amount of funding below the equitable share. Such allocations must be proportional to the proportion of funding based on the equity model and allocated only to the community based care lead agency contracts if the current funding proportion is less than the proportion of funding based on the equity model.
- Section 2. Effective January 1, 2016, section 414.455, Florida Statutes, is created to read:
- 414.455 Supplemental Nutrition Assistance Program; legislative authorization.—Notwithstanding s. 414.45, and unless expressly required by federal law, the department shall obtain specific authorization from the Legislature before seeking, applying for, accepting, or renewing any waiver of work requirements established by the Supplemental Nutrition Assistance Program under 7 U.S.C. s. 2015(0).
- Section 3. If any law amended by this act was also amended by a law enacted during the 2015 Regular Session of the Legislature, such laws shall be construed as if enacted during the same session of the Legislature, and full effect shall be given to each if possible.
- Section 4. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

# And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Department of Children and Families; amending s. 409.991, F.S.; revising the equity allocation model for funding community-based care lead agencies; defining the term "proportion of child population"; revising the term "proportion of children in care"; creating s. 414.455, F.S.; requiring the department to receive legislative authorization before seeking, applying for, accepting, or renewing any waiver of work requirements under the federal Supplemental Nutrition Assistance Program; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of

the Legislature; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Garcia, the Conference Committee Report on SB 2510-A was adopted. SB 2510-A passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-37

Mr. President	Galvano	Negron
Abruzzo	Garcia	Richter
Altman	Gibson	Ring
Bean	Grimsley	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	-
Gaetz	Montford	

Nays—None

By direction of the President, the following Conference Committee Report was read:

#### CONFERENCE COMMITTEE REPORT ON SB 2504-A

The Honorable Andy Gardiner President of the Senate June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2504-A, same being:

An act relating to State Employees.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1 (351907).
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Tom Lee, Chair
                                   s/ Lizbeth Benacquisto,
s/ Thad Altman
                                     Vice Chair
s/ Aaron Bean
                                   s/ Rob Bradley
s / Jeff Brandes
                                   Oscar Braynon II
Dwight Bullard
                                   s/ Jeff Clemens
                                   s/ Nancy C. Detert
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores, At Large
                                   s/ Don Gaetz
                                   s/ Rene Garcia
s/ Bill Galvano, At Large
s/ Audrey Gibson
                                   s/ Denise Grimsley, At Large
                                   s/\ Dorothy\ L.\ Hukill
s/ Alan Hays
s/ Travis Hutson
                                   s/ Arthenia L. Joyner, At Large
s/ Jack Latvala
                                   s/ John Legg
                                   s/ Bill Montford
s/ Gwen Margolis, At Large
s/ Joe Negron
                                   s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
                                   s/ David Simmons, At Large
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s/ Kelli Stargel
s/ Geraldine F. "Geri" Thompson
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Managers on the part of the Senate

- s/ Richard Corcoran, Chair s/ Jim Boyd, Vice Chair s/ Ben Albritton, At Large s/ Gwyndolen "Gwyn" Clarke-Reed, At Large At Large s/ Jose Felix Diaz, At Large s/ Erik Fresen, At Large s/ Tom Goodson, At Large s/ Clay Ingram, At Large s/ Charles McBurney, At Large s/ Jeanette M. Nunez, At Large H. Marlene O'Toole, At Large s/ Elizabeth W. Porter, At Large Holly Raschein, At Large David Richardson, At Large s/ Darryl Ervin Rouson, At Large s/ Alan B. Williams, At Large Cynthia A. Stafford, At Large s/ John Wood, At Large s/ Dana D. Young, At Large
  - s/ Matthew H. "Matt" Caldwell, s/ Janet Cruz, At Large s/ Eric Eisnaugle, At Large s/ Matt Gaetz, At Large s/ Matt Hudson, At Large Mia L. Jones, At Large s/ Larry Metz, At Large s/ Jose R. Oliva, At Large Mark S. Pafford, At Large

Managers on the part of the House

The Conference Committee Amendment for SB 2504-A, relating to State Employees, resolves the collective bargaining issues at impasse between the State of Florida and the bargaining representatives for state employees for the 2015-2016 fiscal year that have not been resolved in the General Appropriations Act or other legislation.

The amendment does not change substantive law.

Conference Committee Amendment (422148)(with amendment)—Delete everything after the enacting clause and insert:

Section 1. Collective bargaining issues at impasse for the 2015-2016 fiscal year between the State of Florida and the certified representatives of the bargaining units for state employees are resolved as follows:

- (1) Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists Selected Exempt Service (SES) Supervisory Non-Professional Unit regarding Article 7 "Employee Standards of Conduct and Performance" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement. The bargaining unit's proposed new article titled "Retirement Benefits," dated December 15, 2014, is not adopted, and the status quo under the current collective bargaining agreement is unchanged.
- (2) Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists State Employees Attorneys Guild regarding Article 7 "Employee Standards of Conduct and Performance" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement. The bargaining unit's proposed new article titled "Retirement Benefits," dated December 15, 2014, is not adopted, and the status quo under the current collective bargaining agreement is unchanged.
- (3) Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists Selected Exempt Service (SES) Physicians Unit regarding Article 7 "Employee Standards of Conduct and Performance" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement. The bargaining unit's proposed new article titled "Retirement Benefits," dated December 15, 2014, is not adopted, and the status quo under the current collective bargaining agreement is unchanged.
- (4) Collective bargaining issues at impasse between the State of Florida and the Florida State Fire Service Association regarding Article 13 "Health and Welfare" shall be resolved by maintaining the status quo under the current collective bargaining agreement and Article 23 "Hours of Work and Overtime" shall be resolved pursuant to the state's proposal dated March 6, 2015. The bargaining unit's proposed new article titled "Promotional Step Pay Plan System," dated October 13, 2014, is not adopted, and the status quo under the current collective bargaining agreement is unchanged.
- (5) Collective bargaining issues at impasse between the State of Florida and the Teamsters Local Union No. 2011, Security Services Unit regarding Article 5 "Union Activities and Employee Representation," Article 8 "Workforce Reduction," and Article 18 "Leaves of Absence" shall be resolved by the state's proposals dated December 16, 2014, Article 6 "Grievance," Article 7 "Discipline and Discharge," Article 9 "Reassignment, Transfer, Change in Duty Station," Article 10 "Promotions," and Article 26 "Uniform and Insignia" shall be resolved pursuant to the state's

proposals dated January 23, 2015, and Article 3 "Vacant" and Article 13 'Safety" shall be resolved by maintaining the status quo under the current collective bargaining agreement.

All other mandatory collective bargaining issues at impasse for the 2015-2016 fiscal year which are not addressed by this act or the General Appropriations Act for the 2015-2016 fiscal year shall be resolved in accordance with the personnel rules in effect on May 1, 2015, and by otherwise maintaining the status quo under the language of the applicable current bargaining agreement.

Section 2. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to state employees; providing for the resolution of certain collective bargaining issues at impasse between the State of Florida and certified bargaining units of state employees; providing for all other mandatory collective bargaining issues at impasse that are not addressed by the act or the General Appropriations Act to be resolved consistent with personnel rules or by otherwise maintaining the status quo; providing for contingent retroactive operation; providing effective

On motion by Senator Lee, the Conference Committee Report on SB 2504-A was adopted. SB 2504-A passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-37

Mr. President	Galvano	Negron
Abruzzo	Garcia	Richter
Altman	Gibson	Ring
Bean	Grimsley	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	
Gaetz	Montford	

Nays-None

By direction of the President, the following Conference Committee Report was read:

# CONFERENCE COMMITTEE REPORT ON SB 2512-A

The Honorable Andy Gardiner President of the Senate

June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2512-A, same being:

An act relating to Employer Contributions to Fund Retiree Benefits.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1 (924585).

That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ Tom Lee, Chair	s / Lizbeth Benacquisto,
s/ Thad Altman	Vice Chair
s/ Aaron Bean	s/ Rob Bradley
s / Jeff Brandes	Oscar Braynon II
Dwight Bullard	s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.	s / Nancy C. Detert
s/ Miguel Diaz de la Portilla	s/ Greg Evers
s/ Anitere Flores, At Large	s/ Don Gaetz
s/ Bill Galvano, At Large	s/ Rene Garcia
s / Audrey Gibson	s/ Denise Grimsley, At Large
s/ Alan Hays	s / Dorothy L. Hukill
s / Travis Hutson	s/ Arthenia L. Joyner, At Large
s/ Jack Latvala	s/ John Legg
s/ Gwen Margolis, At Large	s/ Bill Montford
s/ Joe Negron	s/ Garrett Richter, At Large
s/ Maria Lorts Sachs	s/ David Simmons, At Large
s/ Wilton Simpson	s/ Christopher L. Smith, At Large
s/ Eleanor Sobel	s/ Kelli Stargel
s / Geraldine F. "Geri" Thompson	

# Managers on the part of the Senate

s/ Richard Corcoran, Chair	s/ Jim Boyd, Vice Chair
s/ Ben Albritton, At Large	s/ Matthew H. "Matt" Caldwell,
s/ Gwyndolen "Gwyn" Clarke-Ree	ed, At Large
At Large	s/ Janet Cruz, At Large
s/ Jose Felix Diaz, At Large	s/ Eric Eisnaugle, At Large
s/ Erik Fresen, At Large	s/ Matt Gaetz, At Large
s/ Tom Goodson, At Large	s/ Matt Hudson, At Large
s/ Clay Ingram, At Large	Mia L. Jones, At Large
s/ Charles McBurney, At Large	s/ Larry Metz, At Large
s/ Jeanette M. Nunez, At Large	s/ Jose R. Oliva, At Large
H. Marlene O'Toole, At Large	Mark S. Pafford, At Large
s/ Elizabeth W. Porter, At Large	Holly Raschein, At Large
David Richardson, At Large	s/ Darryl Ervin Rouson, At Large
Cynthia A. Stafford, At Large	s/ Alan B. Williams, At Large
s/ John Wood, At Large	s/ Dana D. Young, At Large

# Managers on the part of the House

The Conference Committee Amendment for SB 2512-A, relating to the Florida Retirement System (FRS), provides for the following:

Sections 1 through 4 increase the employer contribution to the Retiree Health Insurance Trust Fund, from 1.26 percent to 1.66 percent of employees' salaries.

**Section 5** sets the employer-paid contributions to the Florida Retirement System Trust Fund for each membership class of the FRS.

Sections 6 and 7 provide findings that the bill fulfills important state interests.

Conference Committee Amendment (553906)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (i) is added to subsection (8) of section 112.363, Florida Statutes, to read:

112.363 Retiree health insurance subsidy.—

- (8) CONTRIBUTIONS.—For purposes of funding the insurance subsidy provided by this section:
- (i) Beginning July 1, 2015, the employer of each member of a state-administered plan shall contribute 1.66 percent of gross compensation each pay period.

Such contributions shall be submitted to the Department of Management Services and deposited in the Retiree Health Insurance Subsidy Trust Fund.

Section 2. Paragraph (d) of subsection (7) of section 121.052, Florida Statutes, is amended to read:

121.052 Membership class of elected officers.—

- (7) CONTRIBUTIONS.—
- (d) The following table states the required employer contribution on behalf of each member of the Elected Officers' Class in terms of a percentage of the member's gross compensation. Such contribution constitutes the entire health insurance subsidy contribution with respect to each such member. A change in the contribution rate is effective with the first salary paid on or after the beginning date of the change. The retiree health insurance subsidy contribution rate is as follows:

Dates of Contribution Rate Changes	Contribution Rate
October 1, 1987, through December 31, 1988	0.24%
January 1, 1989, through December 31, 1993	0.48%
January 1, 1994, through December 31, 1994	0.56%
January 1, 1995, through June 30, 1998	0.66%
July 1, 1998, through June 30, 2001	0.94%
July 1, 2001, through June 30, 2013	1.11%
July 1, 2013, through June 30, 2014	1.20%
Effective July 1, 2014, through June 30, 2015	1.26%
Effective July 1, 2015	1.66%

Such contributions and accompanying payroll data are due and payable no later than the 5th working day of the month immediately following the month during which the payroll period ended and shall be deposited by the administrator in the Retiree Health Insurance Subsidy Trust Fund

Section 3. Paragraph (d) of subsection (3) of section 121.055, Florida Statutes, is amended to read:

121.055 Senior Management Service Class.—There is hereby established a separate class of membership within the Florida Retirement System to be known as the "Senior Management Service Class," which shall become effective February 1, 1987.

(3)

(d) The following table states the required employer contribution on behalf of each member of the Senior Management Service Class in terms of a percentage of the member's gross compensation. Such contribution constitutes the entire health insurance subsidy contribution with respect to each such member. A change in the contribution rate is effective with the first salary paid on or after the beginning date of the change. The retiree health insurance subsidy contribution rate is as follows:

Dates of Contribution Rate Changes	Contribution Rate
October 1, 1987, through December 31, 1988	0.24%
January 1, 1989, through December 31, 1993	0.48%
January 1, 1994, through December 31, 1994	0.56%
January 1, 1995, through June 30, 1998	0.66%
July 1, 1998, through June 30, 2001	0.94%
July 1, 2001, through June 30, 2013	1.11%
July 1, 2013, through June 30, 2014	1.20%
Effective July 1, 2014, through June 30, 2015	1.26%
Effective July 1, 2015	1.66%

Such contributions and accompanying payroll data are due and payable no later than the 5th working day of the month immediately following the month during which the payroll period ended and shall be deposited by the administrator in the Retiree Health Insurance Subsidy Trust Fund.

Section 4. Subsection (4) of section 121.071, Florida Statutes, is amended to read:

121.071 Contributions.—Contributions to the system shall be made as follows:

(4) The following table states the required employer contribution on behalf of each member of the Regular Class, Special Risk Class, or Special Risk Administrative Support Class in terms of a percentage of the member's gross compensation. Such contribution constitutes the entire health insurance subsidy contribution with respect to each such member. A change in the contribution rate is effective with the first salary paid on or after the beginning date of the change. The retiree health insurance subsidy contribution rate is as follows:

Dates of Contribution Rate Changes	Contribution Rate
October 1, 1987, through December 31, 1988	0.24%
January 1, 1989, through December 31, 1993	0.48%
January 1, 1994, through December 31, 1994	0.56%
January 1, 1995, through June 30, 1998	0.66%
July 1, 1998, through June 30, 2001	0.94%
July 1, 2001, through June 30, 2013	1.11%
July 1, 2013, through June 30, 2014	1.20%
Effective July 1, 2014, through June 30, 2015	1.26%
Effective July 1, 2015	1.66%

Such contributions shall be deposited by the administrator in the Retiree Health Insurance Subsidy Trust Fund.

Section 5. Subsections (4) and (5) of section 121.71, Florida Statutes, are amended to read:

121.71 Uniform rates; process; calculations; levy.—

(4) Required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

Membership Class	Percentage of Gross Compensation, Effec- tive July 1, 2015 201
Regular Class	$2.91\% \frac{3.53\%}{}$
Special Risk Class	$11.35\% \frac{11.01\%}{}$
Special Risk Administrative Support Class	3.71% 4 <del>.18%</del>
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	6.48% <del>6.30%</del>
Elected Officers' Class—Justices, Judges	11.39% <del>10.10%</del>
Elected Officers' Class—County Elected Officers	8.48% <del>8.36%</del>
Senior Management Class	4.32% 4 <del>.80%</del>
DROP	4.10% <del>4.30%</del>

(5) In order to address unfunded actuarial liabilities of the system, the required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

Membership Class	Percentage of Gross Compensation, Effec- tive July 1, 2015 2014
Regular Class	$2.65\% \frac{2.54\%}{}$
Special Risk Class	8.99% <del>7.51%</del>
Special Risk Administrative Support Class	27.54% <del>36.59%</del>
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	37.62% <del>38.66%</del>
Elected Officers' Class—Justices, Judges	$22.62\% \frac{21.77\%}{}$
Elected Officers' Class—County Elected Officers	32.09% <del>33.58%</del>
Senior Management Service Class	15.41% <del>15.04%</del>
DROP	7.12% <del>6.72%</del>

Section 6. The Legislature finds that a proper and legitimate state purpose is served when employees, officers, and retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees, officers, and retirees, are extended the basic protections afforded by governmental retirement systems. These persons must be provided benefits that are fair and adequate and that are managed, administered, and funded in an actuarially sound manner, as required by s. 14, Article X of the State Constitution and part VII of chapter 112, Florida Statutes. Therefore, the Legislature determines and declares that this act fulfills an important state interest.

Section 7. The Legislature finds that a proper and legitimate state purpose is served when employees, officers, and retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees, officers, and retirees, are extended the basic protections afforded by governmental retirement systems that provide fair and adequate benefits, including health insurance subsidies, and that are managed, administered, and funded in a sustainable manner. Therefore, the Legislature determines and declares that this act fulfills an important state interest.

Section 8. If any law amended by this act was also amended by a law enacted during the 2015 Regular Session of the Legislature, such laws shall be construed as if enacted during the same session of the Legislature, and full effect shall be given to each if possible.

Section 9. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to employer contributions to fund retiree benefits; amending ss. 112.363, 121.052, 121.055, and 121.071, F.S.; revising the employer contribution rates for the retiree health insurance subsidy; amending s. 121.71, F.S.; revising the required employer retirement contribution rates for members of each membership class and subclass of the Florida Retirement System; providing findings of an important state interest; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Lee, the Conference Committee Report on **SB 2512-A** was adopted. **SB 2512-A** passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—37

Mr. President Altman Benacquisto Abruzzo Bean Bradley

Brandes	Hays	Ring
Dean	Hukill	Sachs
Detert	Hutson	Simmons
Diaz de la Portilla	Joyner	Simpson
Evers	Latvala	Smith
Flores	Lee	Sobel
Gaetz	Legg	Soto
Galvano	Margolis	Stargel
Garcia	Montford	Thompson
Gibson	Negron	
Grimsley	Richter	
Nays—None		

#### SPECIAL GUESTS

Senator Latvala recognized his fiancé, Connie Prince, who was present in the gallery.

By direction of the President, the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON SB 2506-A

The Honorable Andy Gardiner President of the Senate June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2506-A, same being:

An act relating to the Florida Business Information Portal.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1 (040287).
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Tom Lee, Chair
                                   s/ Lizbeth Benacquisto,
s/ Thad Altman
                                     Vice Chair
                                   s/ Rob Bradley
s/ Aaron Bean
s / Jeff Brandes
                                   Oscar Braynon II
Dwight Bullard
                                   Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
                                   s/ Greg Evers
s/ Miguel Diaz de la Portilla
s/ Anitere Flores, At Large
                                   s/ Don Gaetz
s/ Bill Galvano, At Large
                                   s/ Rene Garcia
s/ Audrey Gibson
                                   s/ Denise Grimsley, At Large
s/ Alan Hays
                                   s/ Dorothy L. Hukill
s / Travis Hutson
                                   s/ Arthenia L. Joyner, At Large
s/ Jack Latvala
                                   s/ John Legg
s/ Gwen Margolis, At Large
                                   s/ Bill Montford
                                   s/ Garrett Richter, At Large
s / Joe Negron
s/ Maria Lorts Sachs
                                   David Simmons, At Large
                                   s/ Christopher L. Smith, At Large
s/ Wilton Simpson
Eleanor Sobel
                                   s/ Kelli Stargel
s / Geraldine F. "Geri" Thompson
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# Managers on the part of the Senate

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s/ Richard Corcoran, Chair
s/ Jim Boyd, Vice Chair
s/ Bruce Antone
s/ Ben Albritton, At Large
s/ Bennis K. Baxley
s/ Matthew H. "Matt" Caldwell
s/ Gwyndolen "Gwyn" Clarke-Reed,
At Large
s/ Jose Felix Diaz, At Large
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Dane Eagle
s/ Dwight Dudley
s/ Eric Eisnaugle,
                                  s/ Erik Fresen, At Large
  At Large
                                  s/ Matt Gaetz, At Large
s/ Tom Goodson, At Large
                                  s/ Matt Hudson, At Large
s/ Clay Ingram, At Large
                                  Mia L. Jones, At Large
s/ Charles McBurney,
                                  s/ Larry Metz, At Large
  At Large
                                  s/ Ed Narain
s/ Jose R. Oliva, At Large
                                  H. Marlene O'Toole, At Large
Mark S. Pafford, At Large
                                  s/ Kathleen C. Passidomo
s/ Rene Plasencia
                                  s/ Elizabeth W. Porter,
Holly Raschein, At Large
                                    At Large
s/ Daniel D. "Dan" Raulerson
                                  David Richardson, At Large
s/ Darryl Ervin Rouson,
                                  Cynthia A. Stafford, At Large
  At Large
                                  s/ Alan B. Williams, At Large
s/ John Wood, At Large
                                  s/ Dana D. Young, At Large
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Managers on the part of the House

The Conference Committee Amendment for SB 2506-A Florida Business Information Portal, provides for the following:

- Directs the Department of Business and Professional Regulation (department) to establish and implement, by June 30, 2017, the Florida Business Information Portal (portal) that provides the information needed to start and operate a business in Florida.
- Requires the portal to include, but is not limited to the following:
  - A downloadable guide to starting and operating a business in Florida.
  - A list of business types and an associated checklist for starting each type of business.
  - Links to guide users to appropriate state licensing, permitting, and registration agencies' websites.
  - $\circ$   $\,$  Information regarding business tax registration and filing.
  - Information on registering with the Department of State.
- Specifies the state agencies that must cooperate with the department in the development, implementation, and ongoing content updates.
- Requires the department to submit a report with recommendations and estimated costs for including local government information in the portal to the Governor, President of the Senate, and the Speaker of the House of Representatives by October 1, 2017.
- Repeals s. 215.1995, F.S., which established the One-Stop Business Registration Portal Clearing Trust Fund in the Department of Revenue.
- Repeals s. 288.109, F.S., which directed the Department of Revenue to establish and implement the One-Stop Business Registration Portal.

Conference Committee Amendment (303338)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 20.166, Florida Statutes, is created to read:

20.166 Florida Business Information Portal.—

- (1) The Florida Business Information Portal is established within the Department of Business and Professional Regulation.
- (2) By June 30, 2017, the Department of Business and Professional Regulation, in collaboration with the state agencies identified in subsection (4), shall implement the Florida Business Information Portal. The Florida Business Information Portal shall provide the information needed to start and operate a business in Florida, including information regarding licenses, permits, or registrations that are issued by the state agencies in subsection (4).
- (3) The Florida Business Information Portal must provide at least the following:
- (a) A downloadable guide on how to start and operate a business in Florida.
- (b) A list of business types and a checklist for starting each type of business.

- (c) Links to guide users to the websites of appropriate state licensing, permitting, and registration agencies.
  - (d) Information regarding business tax registration and filing.
  - (e) Information regarding registering with the Department of State.
- (4) The state agencies that must cooperate with the Department of Business and Professional Regulation in the development, implementation, and ongoing content updates of the Florida Business Information Portal include, but are not limited to:
  - (a) The Agency for Health Care Administration.
  - (b) The Department of Agriculture and Consumer Services.
  - (c) The Department of Economic Opportunity.
  - (d) The Department of Environmental Protection.
- (e) The Department of Financial Services, including the Office of Financial Regulation and the Office of Insurance Regulation.
  - (f) The Department of Health.
  - (g) The Department of Highway Safety and Motor Vehicles.
  - (h) The Department of the Lottery.
  - (i) The Department of Management Services.
  - (j) The Department of Revenue.
  - (k) The Department of State.
  - (l) The Fish and Wildlife Conservation Commission.
- (5) By October 1, 2017, the Department of Business and Professional Regulation shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report containing recommendations and estimated costs for the inclusion of local government information in the Florida Business Information Portal.
  - Section 2. Section 215.1995, Florida Statutes, is repealed.
  - Section 3. Section 288.109, Florida Statutes, is repealed.
- Section 4. The One-Stop Business Registration Portal Clearing Trust Fund within the Department of Revenue, FLAIR number 73-2-977, is terminated. The Chief Financial Officer shall close out and remove the terminated trust fund from the various state accounting systems using generally accepted accounting principles concerning warrants outstanding, assets, and liabilities.
- Section 5. If any law amended by this act was also amended by a law enacted during the 2015 Regular Session of the Legislature, such laws shall be construed as if enacted during the same session of the Legislature, and full effect shall be given to each if possible.
- Section 6. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

# And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Florida Business Information Portal; creating s. 20.166, F.S.; establishing the Florida Business Information Portal within the Department of Business and Professional Regulation; requiring the department, in collaboration with specified state agencies, to implement the portal by a specified date; specifying the contents of the portal; requiring designated state agencies to cooperate with the department in the development, implementation, and updates of the portal; requiring the department to provide a report to the Governor and the Legislature containing recommendations and estimated costs for the inclusion of local government information in the portal; repealing s. 215.1995, F.S., relating to the One-Stop Business Registration Portal Clearing Trust Fund; repealing s. 288.109, F.S., relating to the One-Stop Business Registration Portal; providing procedures for the termination

of the trust fund; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Hays, the Conference Committee Report on **SB 2506-A** was adopted. **SB 2506-A** passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—37

Mr. President	Galvano	Negron
Abruzzo	Garcia	Richter
Altman	Gibson	Ring
Bean	Grimsley	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	-
Gaetz	Montford	
Nays—None		

By direction of the President, the following Conference Committee Report was read:

# CONFERENCE COMMITTEE REPORT ON SB 2520-A

The Honorable Andy Gardiner President of the Senate

June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2520-A, same being:

An act relating to Trust Funds.

having met, and after full and free conference, do recommend to their respective houses as follows:

- That the House of Representatives recede from its Amendment 1 (309133).
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

```
s/ Tom Lee, Chair
                                   s/ Lizbeth Benacquisto, Vice Chair
s/ Thad Altman
                                   s/ Aaron Bean
s/ Rob Bradley
                                   s / Jeff Brandes
Oscar Braynon II
                                   Dwight Bullard
s/ Jeff Clemens
                                   s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Miguel Diaz de la Portilla
s/ Nancy C. Detert
s/ Greg Evers
                                   s/ Anitere Flores, At Large
s / Don Gaetz
                                   s/ Bill Galvano, At Large
s/ Rene Garcia
                                   s/ Audrey Gibson
s/ Denise Grimsley, At Large
                                   s/ Alan Hays
s/ Dorothy L. Hukill
                                   s/ Travis Hutson
s/ Arthenia L. Joyner, At Large
                                   s/ Jack Latvala
s/ John Legg
                                   s/ Gwen Margolis, At Large
s/ Bill Montford
                                   s/ Joe Negron
s/ Garrett Richter, At Large
                                   s/ Maria Lorts Sachs
s/ David Simmons, At Large
                                   s/ Wilton Simpson
s/ Christopher L. Smith, At Large
                                  s/ Eleanor Sobel
s/ Kelli Stargel
                                   s/ Geraldine F. "Geri" Thompson
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Managers on the part of the Senate

s/ Richard Corcoran, Chair s/ Ben Albritton, Chair s/ Jim Boyd, Vice Chair Randolph Bracy s/ Matthew H. "Matt" Caldwell, s / Doug Broxson s / Gwyndolen "Gwyn" Clarke-Reed, At Large At Large s/ Neil Combee s/ Jose Felix Diaz, At Large s/ Janet Cruz, At Large s/ Eric Eisnaugle, At Large s/ Erik Fresen, At Large s/ Matt Gaetz, At Large s/ Julio Gonzalez s/ Tom Goodson, At Large s/ Matt Hudson, At Large s/ Clay Ingram, At Large s/ Kristin Jacobs Mia L. Jones, At Large s/ Mike LaRosa s / Debbie Mayfield s/ Charles McBurney, At Large s/ Larry Metz, At Large s/ Jeanette M. Nunez, At Large s/ Jose R. Oliva, At Large H. Marlene O'Toole, At Large Mark S. Pafford, At Large s/ Ray Pilon s/ Elizabeth W. Porter, At Large s/ Bobby Powell Holly Raschein, At Large David Richardson, At Large s/ Darryl Ervin Rouson, At Large s/ Jimmie T. Smith Cynthia A. Stafford, At Large s/ Jay Trumbull s / Clovis Watson, Jr. s/ Alan B. Williams, At Large s/ John Wood, At Large s/ Dana D. Young, At Large

## Managers on the part of the House

The Conference Committee Amendment for SB 2520-A Land Acquisition Trust Fund/Department of Agriculture and Consumer Services, provides for the following:

- Creates the Land Acquisition Trust Fund (LATF) within the Department of Agriculture and Consumer Services (DACS).
- Establishes the trust fund as a depository for funds received from the LATF within the Department of Environmental Protection (DEP).
- Requires that expenditures from the fund are for the purposes specified in Article X, section 28 of the Florida Constitution.

Conference Committee Amendment (205190)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 20.142, Florida Statutes, is created to read:

# 20.142 Land Acquisition Trust Fund.—

- (1) The Land Acquisition Trust Fund is created within the Department of Agriculture and Consumer Services. The trust fund is established for use as a depository for funds received from the Land Acquisition Trust Fund within the Department of Environmental Protection and for expenditure of such funds for the purposes set forth in s. 28, Art. X of the State Constitution.
- (2) The Department of Agriculture and Consumer Services must maintain the integrity of such moneys transferred from the Department of Environmental Protection. Any transferred moneys available from reversions or reductions in budget authority shall be transferred back to the Land Acquisition Trust Fund within the Department of Environmental Protection within 15 days after such reversion or reduction and shall be available for future appropriation for the purposes set forth in s. 28, Art. X of the State Constitution.
- (3) If expenditures from the trust fund will result in state ownership of land or related property interests, title shall be vested in the Board of Trustees of the Internal Improvement Trust Fund as required under chapter 253. Such acquisition of land or related property interests shall be by voluntary, negotiated acquisition and, if title is to be vested in the Board of Trustees of the Internal Improvement Trust Fund, is subject to the acquisition procedures of s. 253.025. Acquisition costs shall include purchase prices and costs and fees associated with title work, surveys, and appraisals required to complete an acquisition. The Department of Agriculture and Consumer Services or its designee shall manage such lands or related property interests in accordance with the purposes set forth in s. 28, Art. X of the State Constitution. Other uses, not contrary to such purposes, may be authorized.
- (4) Moneys in the trust fund may not be invested as provided in s. 17.61, but shall be retained in the trust fund for investment with interest appropriated to the General Revenue Fund as provided in s. 17.57.
- (5) In accordance with s. 19(f)(2), Art. III of the State Constitution, the Land Acquisition Trust Fund within the Department of Agriculture and

Consumer Services shall, unless terminated sooner, be terminated on July 1, 2019. Before its scheduled termination, the trust fund shall be reviewed as provided in s. 215.3206.

Section 2. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to trust funds; creating s. 20.142, F.S.; creating the Land Acquisition Trust Fund within the Department of Agriculture and Consumer Services; providing for the purpose of the trust fund and sources of funds; requiring the department to maintain the integrity of such funds; providing for disposition of funds from reversions or reductions in budget authority from the trust fund; requiring that title to lands or related property interests acquired be vested in the Board of Trustees of the Internal Improvement Trust Fund; requiring the department or its designee to manage lands or related property interests acquired in accordance with the purposes set forth in s. 28, Article X of the State Constitution; providing a restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Dean, the Conference Committee Report on **SB 2520-A** was adopted. **SB 2520-A**, as amended by the Conference Committee Report, passed by the required constitutional three-fifths vote of the membership and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-37

Mr. President	Galvano	Negron
Abruzzo	Garcia	Richter
Altman	Gibson	Ring
Bean	Grimsley	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	
Gaetz	Montford	
Nays—None		

By direction of the President, the following Conference Committee Report was read:

# CONFERENCE COMMITTEE REPORT ON SB 2522-A

The Honorable Andy Gardiner President of the Senate

June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2522-A, same being:

An act relating to Trust Funds.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1 (803811).

That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ Tom Lee, Chair	s / Lizbeth Benacquisto,
s/ Thad Altman	Vice Chair
s/ Aaron Bean	s/ Rob Bradley
s / Jeff Brandes	Oscar Braynon II
Dwight Bullard	s / Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.	s / Nancy C. Detert
s/ Miguel Diaz de la Portilla	s/ Greg Evers
s/ Anitere Flores, At Large	s / Don Gaetz
s/ Bill Galvano, At Large	s/ Rene Garcia
s/ Audrey Gibson	s / Denise Grimsley, At Large
s/ Alan Hays	s / Dorothy L. Hukill
s/ Travis Hutson	s/ Arthenia L. Joyner, At Large
s/ Jack Latvala	s/ John Legg
s/ Gwen Margolis, At Large	s/ Bill Montford
s/ Joe Negron	s/ Garrett Richter, At Large
s/ Maria Lorts Sachs	s/ David Simmons, At Large
s/ Wilton Simpson	s/ Christopher L. Smith, At Large
s/ Eleanor Sobel	s / Kelli Stargel

# s/ Geraldine F. "Geri" ThompsonManagers on the part of the Senate

s/ Richard Corcoran, Chair	s/ Clay Ingram, Chair
s/ Jim Boyd, Vice Chair	s/ Ben Albritton, At Large
s/ Frank Artiles	Bryan Avila
s/ Colleen Burton	s/ Matthew H. "Matt" Caldwell,
s/ Gwyndolen "Gwyn" Clarke-Reed,	At Large
At Large	s/ Janet Cruz, At Large
s / Jose Felix Diaz,	s/ Brad Drake
At Large	s/ Eric Eisnaugle,
s/ Erik Fresen, At Large	At Large
Reggie Fullwood	s/ Matt Gaetz, At Large
s/ Tom Goodson, At Large	s/ Matt Hudson, At Large
Mia L. Jones, At Large	Shevrin D. "Shev" Jones
s/ Charles McBurney,	s/ Larry Metz, At Large
At Large	s/ George R. Moraitis, Jr.
s/ Jeanette M. Nunez, At Large	s/ Jose R. Oliva, At Large
H. Marlene O'Toole, At Large	Mark S. Pafford, At Large
s/ W. Keith Perry	s/ Kathleen M. Peters
s/ Elizabeth W. Porter,	Holly Raschein, At Large
At Large	Lake Ray
David Richardson, At Large	s/ Hazelle P. "Hazel" Rogers
s/ Darryl Ervin Rouson,	Cynthia A. Stafford, At Large
At Large	s/ Richard Stark
s/ Alan B. Williams,	s/ John Wood, At Large
At Large	s/ Dana D. Young, At Large

# Managers on the part of the House

The Conference Committee Amendment for SB 2522-A, relating to the Land Acquisition Trust Fund/Department of State, provides for the following:

- Creates the Land Acquisition Trust Fund (LATF) within the Department of State (DOS).
- Establishes the trust fund as a depository for funds received from the LATF within the Department of Environmental Protection (DEP).
- Requires that expenditures from the fund are for the purposes specified in Article X, section 28 of the Florida Constitution.

Conference Committee Amendment (666818)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 20.106, Florida Statutes, is created to read:

#### 20.106 Land Acquisition Trust Fund.—

(1) The Land Acquisition Trust Fund is created within the Department of State. The trust fund is established for use as a depository for funds received from the Land Acquisition Trust Fund within the Department of Environmental Protection and for expenditure of such funds for the purposes set forth in s. 28, Art. X of the State Constitution.

- (2) The Department of State must maintain the integrity of such moneys transferred from the Department of Environmental Protection. Any transferred moneys available from reversions or reductions in budget authority shall be transferred back to the Land Acquisition Trust Fund within the Department of Environmental Protection within 15 days after such reversion or reduction and shall be available for future appropriation for the purposes set forth in s. 28, Art. X of the State Constitution.
- (3) If expenditures from the trust fund will result in state ownership of land or related property interests, title shall be vested in the Board of Trustees of the Internal Improvement Trust Fund as required under chapter 253. Such acquisition of land or related property interests shall be by voluntary, negotiated acquisition and, if title is to be vested in the Board of Trustees of the Internal Improvement Trust Fund, is subject to the acquisition procedures of s. 253.025. Acquisition costs include purchase prices and costs and fees associated with title work, surveys, and appraisals required to complete an acquisition. The Department of State or its designee shall manage such lands or related property interests in accordance with the purposes set forth in s. 28, Art. X of the State Constitution. Other uses, not contrary to such purposes, may be authorized.
- (4) Moneys in the trust fund may not be invested as provided in s. 17.61, but shall be retained in the trust fund for investment with interest appropriated to the General Revenue Fund as provided in s. 17.57.
- (5) In accordance with s. 19(f)(2), Art. III of the State Constitution, the Land Acquisition Trust Fund within the Department of State shall, unless terminated sooner, be terminated on July 1, 2019. Before its scheduled termination, the trust fund shall be reviewed as provided in s. 215.3206.

Section 2. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

#### And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to trust funds; creating s. 20.106, F.S.; creating the Land Acquisition Trust Fund within the Department of State; providing for the purpose of the trust fund and sources of funds; requiring the department to maintain the integrity of such funds; providing for disposition of funds from reversions or reductions in budget authority from the trust fund; requiring that title to lands or related property interests acquired be vested in the Board of Trustees of the Internal Improvement Trust Fund; requiring the department or its designee to manage lands or related property interests in accordance with the purposes set forth in s. 28, Article X of the State Constitution; providing restriction on how funds may be invested; providing for future review and termination or re-creation of the trust fund; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Dean, the Conference Committee Report on **SB 2522-A** was adopted. **SB 2522-A**, as amended by the Conference Committee Report, passed by the required constitutional three-fifths vote of the membership and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—37

Mr. President	Galvano	Negron
Abruzzo	Garcia	Richter
Altman	Gibson	Ring
Bean	Grimsley	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	
Gaetz	Montford	

Nays-None

By direction of the President, the following Conference Committee Report was read:

#### CONFERENCE COMMITTEE REPORT ON SB 2516-A

The Honorable Andy Gardiner President of the Senate June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2516-A, same being:

An act relating to the Implementation of the Water and Land Conservation Constitutional Amendment.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1 (272503).
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Lizbeth Benacquisto, Vice Chair
s/ Tom Lee, Chair
s/ Thad Altman
                                   s/ Aaron Bean
s/ Rob Bradley
                                   s / Jeff Brandes
                                   Dwight Bullard
Oscar Braynon II
s/ Jeff Clemens
                                   s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Miguel Diaz de la Portilla
s/ Nancy C. Detert
s/ Greg Evers
                                   s/ Anitere Flores, At Large
s/ Don Gaetz
                                   s/ Bill Galvano, At Large
s/ Rene Garcia
                                   s/ Audrey Gibson
s/ Denise Grimsley, At Large
                                   s/ Alan Hays
s/ Dorothy L. Hukill
                                   s/ Travis Hutson
s/ Arthenia L. Joyner, At Large
                                   s/ Jack Latvala
s/ John Legg
                                   s/ Gwen Margolis, At Large
                                   s/ Joe Negron
s/ Bill Montford
s/ Garrett Richter, At Large
                                   s/ Maria Lorts Sachs
s/ David Simmons, At Large
                                   s/ Wilton Simpson
s/ Christopher L. Smith, At Large
                                  s/ Eleanor Sobel
s/ Kelli Stargel
                                   s/ Geraldine F. "Geri" Thompson
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# Managers on the part of the Senate

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s/ Richard Corcoran, Chair
                                   s/ Ben Albritton, Chair
s/ Jim Boyd, Vice Chair
                                   Randolph Bracy s/ Matthew H. "Matt" Caldwell,
s/ Doug Broxson
s/ Gwyndolen "Gwyn" Clarke-Reed,
                                     At Large
                                   s/ Neil Combee
  At Large
s/ Janet Cruz, At Large
                                   s/ Jose Felix Diaz, At Large
s/ Eric Eisnaugle, At Large
                                   s/ Erik Fresen, At Large
s/ Matt Gaetz, At Large
                                   s/ Julio Gonzalez
s/ Tom Goodson, At Large
                                   s/ Matt Hudson, At Large
                                   s/ Kristin Jacobs
s/ Clay Ingram, At Large
Mia L. Jones, At Large
                                   s/ Mike LaRosa
                                   s/ Charles McBurney, At Large
s/ Debbie Mayfield
s/ Larry Metz, At Large
                                   s/ Jeanette M. Nunez, At Large
s / Jose R. Oliva, At Large
                                   H. Marlene O'Toole, At Large
Mark S. Pafford, At Large
                                   s/ Ray Pilon
                                   s/ Bobby Powell
s/ Elizabeth W. Porter, At Large
Holly Raschein, At Large
                                   David Richardson, At Large
s/ Darryl Ervin Rouson, At Large
                                   s/ Jimmie T. Smith
                                   s/ Jay Trumbull
Cynthia A. Stafford, At Large
s/ Clovis Watson, Jr.
                                   s/ Alan B. Williams, At Large
s/ John Wood, At Large
                                   s/ Dana D. Young, At Large
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Managers on the part of the House

The Conference Committee Amendment for SB 2516-A Implementation of the Water and Land Conservation Constitutional Amendment, provides for the following: SB 2516-A implements Article X, section 28 of the Florida Constitution. The constitutional amendment requires that 33 percent of documentary stamp tax revenue be distributed into the Land Acquisition Trust Fund (LATF) within the Department of Environmental Protection (DEP) and prohibits funds from the LATF from being used for other than specified purposes provided in the amendment. In addition, the amendment prohibits the comingling of the LATF with the General Revenue Fund.

SB 2516-A restructures trust funds to implement the constitutional requirement that documentary stamp taxes directed for environmental purposes must not be comingled with the General Revenue Fund. The bill also ensures that the documentary stamp taxes are not comingled with other revenue sources and can be tracked from distribution into the LATF to appropriations within the General Appropriations Act. The bill terminates certain trust funds currently receiving documentary stamp tax revenue intended for expenditure on environmental programs and redirects those moneys and moneys from other sources deposited into those terminated trust funds to other appropriate trust funds. The terminated trust funds include within the:

- Department of Environmental Protection the:
  - o Florida Communities Trust Fund;
  - o Conservation and Recreation Lands (CARL) Trust Fund;
  - o Ecosystem Management and Restoration Trust Fund;
  - o Florida Preservation 2000 Trust Fund; and
  - Water Management Lands Trust Fund.
- Department of Agriculture and Consumer Protection the:
  - o Conservation and Recreation Lands (CARL) Trust Fund.
- Fish and Wildlife Conservation Commission the:
  - o Conservation and Recreation Lands (CARL) Trust Fund.

SB 2516-A revises the statutory distributions of revenues derived from the documentary stamp tax to satisfy the water and land conservation constitutional amendment. The bill:

- Requires the LATF to receive 33 percent of net revenues from the documentary stamp tax.
- Requires payment of debt service for Florida Forever and Everglades bonds from the LATF.
- Repeals the existing distributions of documentary stamp taxes to terminated trust funds that serve environmental purposes other than the distribution to the LATF.
- Removes the existing documentary stamp tax distribution for payments in lieu of taxes to local governments.
- Maintains the existing effective percentage distributions to the State Transportation Trust Fund and the Department of Economic Opportunity's Grants and Donations Trust Fund, while reducing the actual distribution to these trust funds.
- Increases the percentage distributions to the State Housing Trust Fund so that the same dollar amounts are distributed to that trust fund as would have been distributed under current law.
- Maintains the percentage distribution from the State Housing Trust Fund to the Local Government Housing Trust Fund.

Finally, the bill addresses the following provisions:

- Specifies that funds in any LATF must be invested separately with the interest deposited into the General Revenue Fund.
- Revises the Land Acquisition Trust Fund within the DEP and the FWC to comply with the constitutional amendment.
- Revises all environmental bonding provisions to comply with the constitutional amendment and repeals all obsolete bonding provisions.
- Redirects the phosphate rock severance tax distribution from the CARL Trust Fund to the State Park Trust Fund within the DEP.
- Specifies that all Land Acquisition Trust Fund balances as of June 30, 2015, in the Fish and Wildlife Conservation Commission are transferred to the Grants and Donations Trust Fund effective when the bill becomes law.
- Removes language that funds shall be made available from the CARL Trust Fund within the DEP for payment in lieu of taxes to qualifying counties and local governments; however, the bill adds language that the Legislature may appropriate funds annually for the payment in lieu of taxes.
- Removes obsolete language and cross references.
- Corrects cross references and conforms provisions to changes made by the act.

This bill provides an effective date of July 1, 2015, except as otherwise expressly provided.

- Conference Committee Amendment (354282)(with title amendment)—Delete everything after the enacting clause and insert:
- Section 1. (1) The following trust funds within the Department of Environmental Protection are terminated:
- (a) The Florida Preservation 2000 Trust Fund, FLAIR number 37-2-332.
  - (b) The Florida Communities Trust Fund, FLAIR number 37-2-244.
- (c) The Ecosystem Management and Restoration Trust Fund, FLAIR number 37-2-193.
- ${\it (d)} \quad {\it The Water Management Lands Trust Fund, FLAIR number 37-2-776.}$
- (e) The Conservation and Recreation Lands Trust Fund, FLAIR number 37-2-131.
- (2)(a) All current balances remaining in the Florida Communities Trust Fund and the Florida Preservation 2000 Trust Fund shall be transferred to the Land Acquisition Trust Fund, FLAIR number 37-2-423.
- (b) All current balances remaining in the Conservation and Recreation Lands Trust Fund shall be transferred to the General Revenue Fund.
- (c) All current balances remaining in, and all revenues of, the Ecosystem Management and Restoration Trust Fund shall be transferred to the General Revenue Fund, except for balances associated with the Reef Grounding Program and the Pollution Recovery Restricted Accounts, which shall be transferred to the Water Quality Assurance Trust Fund, FLAIR number 37-2-780.
- (d) All current balances remaining in, and all revenues of, the Water Management Lands Trust Fund shall be transferred to the General Revenue Fund, except for balances associated with debt service on bonds issued before February 1, 2009, by the South Florida Water Management District and the St. Johns River Water Management District, which shall be transferred to the Land Acquisition Trust Fund, FLAIR number 37-2-423.
- (3) The Department of Environmental Protection shall pay any outstanding debts or obligations of the terminated trust funds as required, and the Chief Financial Officer shall close out and remove the terminated trust funds from the various state accounting systems using generally accepted accounting principles concerning warrants outstanding, assets, and liabilities.
- Section 2. (1) The Conservation and Recreation Lands Program Trust Fund, FLAIR number 42-2-931, within the Department of Agriculture and Consumer Services is terminated.
- (2) The Department of Agriculture and Consumer Services shall pay any outstanding debts or obligations of the terminated trust fund as soon as practicable, and the Chief Financial Officer shall close out and remove that terminated trust fund from the various state accounting systems using generally accepted accounting principles concerning warrants outstanding, assets, and liabilities.
- Section 3. (1) The Conservation and Recreation Lands Program Trust Fund, FLAIR number 72-2-931, within the Fish and Wildlife Conservation Commission is terminated.
- (2) The Fish and Wildlife Conservation Commission shall pay any outstanding debts or obligations of the terminated trust fund as soon as practicable, and the Chief Financial Officer shall close out and remove that terminated trust fund from the various state accounting systems using generally accepted accounting principles concerning warrants outstanding, assets, and liabilities.
- Section 4. Paragraph (e) is added to subsection (3) of section 17.61, Florida Statutes, to read:

- 17.61  $\,$  Chief Financial Officer; powers and duties in the investment of certain funds.—
  - (3)
- (e) Moneys in any land acquisition trust fund created or designated to receive funds under s. 28, Art. X of the State Constitution may not be invested as provided in this section, but shall be retained in those trust funds, with the interest appropriated to the General Revenue Fund, as provided in s. 17.57.
- Section 5. Section 161.05301, Florida Statutes, is repealed.
- Section 6. Subsection (3) of section 161.054, Florida Statutes, is amended to read:
  - 161.054 Administrative fines; liability for damage; liens.—
- (3) The imposition of a fine or an award of damages pursuant to this section shall create a lien upon the real and personal property of the violator, enforceable by the department as are statutory liens under chapter 85. The proceeds of such fines and awards of damages shall be deposited in the *Florida Coastal Protection* Ecosystem Management and Restoration Trust Fund.
- Section 7. Subsections (1) and (3) of section 161.091, Florida Statutes, are amended to read:
- $161.091~{\rm Beach}$  management; funding; repair and maintenance strategy.—
- (1) Subject to such appropriations as the Legislature may make therefor from time to time, disbursements from the Land Acquisition Ecosystem Management and Restoration Trust Fund may be made by the department in order to carry out the proper state responsibilities in a comprehensive, long-range, statewide beach management plan for erosion control; beach preservation, restoration, and nourishment; and storm and hurricane protection; and other activities authorized for beaches and shores pursuant to s. 28, Art. X of the State Constitution. Legislative intent in appropriating such funds is for the implementation of those projects that contribute most significantly to addressing the state's beach erosion problems.
- (3) In accordance with the intent expressed in s. 161.088 and the legislative finding that erosion of the beaches of this state is detrimental to tourism, the state's major industry, further exposes the state's highly developed coastline to severe storm damage, and threatens beach-related jobs, which, if not stopped, may significantly reduce state sales tax revenues, funds deposited into the State Treasury to the credit of the Land Acquisition Ecosystem Management and Restoration Trust Fund, in the annual amounts provided in s. 201.15, shall be used, for a period of not less than 15 years, to fund the development, implementation, and administration of the state's beach management plan, as provided in ss. 161.091-161.212 and as authorized in s. 28, Art. X of the State Constitution, prior to the use of such funds deposited pursuant to s. 201.15 in that trust fund for any other purpose.
- Section 8. Section 201.0205, Florida Statutes, is amended to read:
- 201.0205 Counties that have implemented ch. 83-220; inapplicability of 10-cent tax increase by s. 2, ch. 92-317, Laws of Florida.—The 10-cent tax increase in the documentary stamp tax levied by s. 2, chapter 92-317, does not apply to deeds and other taxable instruments relating to real property located in any county that has implemented the provisions of chapter 83-220, Laws of Florida, as amended by chapters 84-270, 86-152, and 89-252, Laws of Florida. Each such county and each eligible jurisdiction within such county may shall not be eligible to participate in programs funded pursuant to s. 201.15(4)(c) s. 201.15(9). However, each such county and each eligible jurisdiction within such county may shall be eligible to participate in programs funded pursuant to s. 201.15(4)(d) s. 201.15(4)(d) s. 201.15(4)(d)
  - Section 9. Section 201.15, Florida Statutes, is amended to read:
- 201.15 Distribution of taxes collected.—All taxes collected under this chapter are hereby pledged and shall be first made available to make payments when due on bonds issued pursuant to s. 215.618 or s. 215.619, or any other bonds authorized to be issued on a parity basis with such bonds. Such pledge and availability for the payment of these bonds shall

have priority over any requirement for the payment of service charges or costs of collection and enforcement under this section. All taxes collected under this chapter, except taxes distributed to the Land Acquisition Trust Fund pursuant to subsections (1) and (2), are subject to the service charge imposed in s. 215.20(1). Before distribution pursuant to under this section, the Department of Revenue shall deduct amounts necessary to pay the costs of the collection and enforcement of the tax levied by this chapter. The Such costs and the service charge may not be levied against any portion of taxes pledged to debt service on bonds to the extent that the costs and service charge are required to pay any amounts relating to the bonds. After distributions are made pursuant to subsection (1), All of the costs of the collection and enforcement of the tax levied by this chapter and the service charge shall be available and transferred to the extent necessary to pay debt service and any other amounts payable with respect to bonds authorized before January 1, 2015, secured by revenues distributed pursuant to this section subsection (1). All taxes remaining after deduction of costs and the service charge shall be distributed as follows:

- (1) Amounts necessary to make payments on bonds issued pursuant to s. 215.618 or s. 215.619, as provided under paragraphs (3)(a) and (b), or on any other bonds authorized to be issued on a parity basis with such bonds shall be deposited into the Land Acquisition Trust Fund.
- (2) If the amounts deposited pursuant to subsection (1) are less than 33 percent of all taxes collected after first deducting the costs of collection, an amount equal to 33 percent of all taxes collected after first deducting the costs of collection, minus the amounts deposited pursuant to subsection (1), shall be deposited into the Land Acquisition Trust Fund.
- (3) Amounts on deposit in the Land Acquisition Trust Fund Sixty-three and thirty one hundredths percent of the remaining taxes shall be used in for the following order purposes:
- (a) Payment of Amounts necessary to pay the debt service on, or funding of fund debt service reserve funds, rebate obligations, or other amounts payable with respect to Preservation 2000 bonds issued pursuant to s. 375.051 and Florida Forever bonds issued pursuant to s. 215.618, shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund to be used for such purposes. The amount used for such purposes transferred to the Land Acquisition Trust Fund may not exceed \$300 million in each fiscal year  $\frac{1999 2000}{2000}$  and thereafter for Preservation 2000 bonds and bonds issued to refund Preservation 2000 bonds, and \$300 million in fiscal year 2000-2001 and thereafter for Florida Forever bonds. The annual amount transferred to the Land Acquisition Trust Fund for Florida Forever bonds may not exceed \$30 million in the first fiscal year in which bonds are issued. The limitation on the amount transferred shall be increased by an additional \$30 million in each subsequent fiscal year, but may not exceed a total of \$300 million in any fiscal year for all bonds issued. It is the intent of the Legislature that all bonds issued to fund the Florida Forever Act be retired by December 31, 2040. Except for bonds issued to refund previously issued bonds, no series of bonds may be issued pursuant to this paragraph unless such bonds are approved and the debt service for the remainder of the fiscal year in which the bonds are issued is specifically appropriated in the General Appropriations Act. For purposes of refunding Preservation 2000 bonds, amounts designated within this section for Preservation 2000 and Florida Forever bonds may be transferred between the two programs to the extent provided for in the documents authorizing the issuance of the bonds. The Preservation 2000 bonds and Florida Forever bonds are equally and ratably secured by moneys distributable to the Land Acquisition Trust Fund pursuant to this section, except as specifically provided otherwise by the documents authorizing the issuance of the bonds. Moneys transferred to the Land Acquisition Trust Fund pursuant to this paragraph, or earnings thereon, may not be used or made available to pay debt service on the Save Our Coast rev-
- (b) Payment of Moneys shall be paid into the State Treasury to the credit of the Save Our Everglades Trust Fund in amounts necessary to pay debt service; or funding of debt service reserve funds provide reserves, and pay rebate obligations, or and other amounts due with respect to Everglades restoration bonds issued pursuant to under so 215.619. Taxes distributed under paragraph (a) and this paragraph must be collectively distributed on a pro rata basis when the available moneys under this subsection are not sufficient to cover the amounts required under paragraph (a) and this paragraph.

- Bonds issued pursuant to s. 215.618 or s. 215.619 are equally and ratably secured by moneys distributable to the Land Acquisition Trust Fund.
- (4)(e) After the required distributions to the Land Acquisition Trust Fund pursuant to subsections (1) and (2) and deduction of the service charge imposed pursuant to s. 215.20(1) payments under paragraphs (a) and (b), the remainder shall be distributed as follows paid into the State Treasury to the credit of:
- (a)1. The State Transportation Trust Fund in the Department of Transportation in the amount of The lesser of 24.18442 38.2 percent of the remainder or \$541.75 million in each fiscal year shall be paid into the State Treasury to the credit of the State Transportation Trust Fund. Out Of such funds, the first \$50 million for the 2012 2013 fiscal year; \$65 million for the 2013 2014 fiscal year; and \$75 million for each the 2014 2015 fiscal year and all subsequent years, shall be transferred to the State Economic Enhancement and Development Trust Fund within the Department of Economic Opportunity. Notwithstanding any other law, the remaining amount credited to the State Transportation Trust Fund shall remainder is to be used for the following specified purposes, not withstanding any other law to the contrary:
- 1.a. For the purposes of Capital funding for the New Starts Transit Program, authorized by Title 49, U.S.C. s. 5309 and specified in s. 341.051, in the amount of 10 percent of the these funds;
- 2.b. For the purposes of The Small County Outreach Program specified in s. 339.2818, in the amount of 10 5 percent of the these funds. Effective July 1, 2014, the percentage allocated under this sub-sub-paragraph shall be increased to 10 percent;
- 3.e. For the purposes of The Strategic Intermodal System specified in ss. 339.61, 339.62, 339.63, and 339.64, in the amount of 75 percent of the these funds after deduction of the payments required pursuant to subparagraphs 1. and 2. allocating for the New Starts Transit Program described in sub-subparagraph a. and the Small County Outreach Program described in sub-subparagraph b.; and
- 4.d. For the purposes of The Transportation Regional Incentive Program specified in s. 339.2819, in the amount of 25 percent of the these funds after deduction of the payments required pursuant to subparagraphs 1. and 2. allocating for the New Starts Transit Program described in sub-subparagraph a. and the Small County Outreach Program described in sub-subparagraph b. Effective July 1, 2014, The first \$60 million of the funds allocated pursuant to this subparagraph subsubparagraph shall be allocated annually to the Florida Rail Enterprise for the purposes established in s. 341.303(5).
- (b)2. The Grants and Donations Trust Fund in the Department of Economic Opportunity in the amount of The lesser of 0.1456.23 percent of the remainder or \$3.25 million in each fiscal year shall be paid into the State Treasury to the credit of the Grants and Donations Trust Fund in the Department of Economic Opportunity to fund technical assistance to local governments.
- 3. The Ecosystem Management and Restoration Trust Fund in the amount of the lesser of 2.12 percent of the remainder or \$30 million in each fiscal year, to be used for the preservation and repair of the state's beaches as provided in ss. 161.091 161.212.
- 4. General Inspection Trust Fund in the amount of the lesser of .02 percent of the remainder or \$300,000 in each fiscal year to be used to fund oyster management and restoration programs as provided in s. 370.362(3).

Moneys distributed pursuant to *paragraphs* (a) and (b) this paragraph may not be pledged for debt service unless such pledge is approved by referendum of the voters.

- (d) After the required payments under paragraphs (a), (b), and (e), the remainder shall be paid into the State Treasury to the credit of the General Revenue Fund to be used and expended for the purposes for which the General Revenue Fund was created and exists by law.
- (2) The lesser of 7.56 percent of the remaining taxes or \$84.9 million in each fiscal year shall be distributed as follows:
- (a)—Six million and three hundred thousand dollars shall be paid into the State Treasury to the credit of the General Revenue Fund.

- (b) The remainder shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund. Sums deposited in the fund pursuant to this subsection may be used for any purpose for which funds deposited in the Land Acquisition Trust Fund may lawfully be used.
- (3)(a) The lesser of 1.94 percent of the remaining taxes or \$26 million in each fiscal year shall be distributed in the following order:
- 1. Amounts necessary to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to bonds issued before February 1, 2009, pursuant to this subsection shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund.
- 2. Eleven million dollars shall be paid into the State Treasury to the credit of the General Revenue Fund.
- 3. The remainder shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund.
- (b) Moneys deposited in the Land Acquisition Trust Fund pursuant to this subsection shall be used to acquire coastal lands or to pay debt service on bonds issued to acquire coastal lands and to develop and manage lands acquired with moneys from the trust fund.
- (4) The lesser of 4.2 percent of the remaining taxes or \$60.5 million in each fiscal year shall be paid into the State Treasury to the credit of the Water Management Lands Trust Fund. Sums deposited in that fund may be used for any purpose authorized in s. 373.59. An amount equal to the amounts necessary to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to bonds authorized pursuant to s. 215.619(1)(a)2. and the provise associated with Specific Appropriation 1626A of the 2014 2015 General Appropriations Act shall be transferred annually from the Water Management Lands Trust Fund to the General Revenue Fund.
- (5) Of the remaining taxes, 3.52 percent shall be paid into the State Treasury to the credit of the Conservation and Recreation Lands Trust Fund to carry out the purposes set forth in s. 259.032. Eleven and fifteen hundredths percent of the amount credited to the Conservation and Recreation Lands Trust Fund pursuant to this subsection shall be transferred to the State Game Trust Fund and used for land management activities.
- (6) The lesser of 2.28 percent of the remaining taxes or \$34.1 million in each fiscal year shall be paid into the State Treasury to the credit of the Invasive Plant Control Trust Fund to carry out the purposes set forth in ss. 369.22 and 369.252.
- (7) The lesser of .5 percent of the remaining taxes or \$9.3 million in each fiscal year shall be paid into the State Treasury to the credit of the State Game Trust Fund to be used exclusively for the purpose of implementing the Lake Restoration 2020 Program.
- (8) One half of one percent of the remaining taxes shall be paid into the State Treasury and divided equally to the credit of the Department of Environmental Protection Water Quality Assurance Trust Fund to address water quality impacts associated with nonagricultural nonpoint sources and to the credit of the Department of Agriculture and Consumer Services General Inspection Trust Fund to address water quality impacts associated with agricultural nonpoint sources, respectively. These funds shall be used for research, development, demonstration, and implementation of suitable best management practices or other measures used to achieve water quality standards in surface waters and water segments identified pursuant to ss. 303(d) of the Clean Water Act, Pub. L. No. 92-500, 33 U.S.C. ss. 1251 et seq. Implementation of best management practices and other measures may include cost share grants, technical assistance, implementation tracking, and conservation leases or other agreements for water quality improvement. The Department of Environmental Protection and the Department of Agriculture and Consumer Services may adopt rules governing the distribution of funds for implementation of best management practices. The unobligated balance of funds received from the distribution of taxes collected under this chapter to address water quality impacts associated with nonagricultural nonpoint sources must be excluded when calculating the unobligated balance of the Water Quality Assurance Trust Fund as it relates to the determination of the applicable excise tax rate.

- (c)(9) Eleven and twenty-four Seven and fifty-three hundredths percent of the remainder remaining taxes in each fiscal year shall be paid into the State Treasury to the credit of the State Housing Trust Fund. Out Of such funds, beginning in the 2012 2013 fiscal year, the first \$35 million shall be transferred annually, subject to any distribution required under subsection (5) (15), to the State Economic Enhancement and Development Trust Fund within the Department of Economic Opportunity. The remainder shall be used as follows:
- 1.(a) Half of that amount shall be used for the purposes for which the State Housing Trust Fund was created and exists by law.
- 2.(b) Half of that amount shall be paid into the State Treasury to the credit of the Local Government Housing Trust Fund and used for the purposes for which the Local Government Housing Trust Fund was created and exists by law.
- (d)(10) Twelve and ninety-three Eight and sixty six hundredths percent of the remainder remaining taxes in each fiscal year shall be paid into the State Treasury to the credit of the State Housing Trust Fund. Out Of such funds, beginning in the 2012 2013 fiscal year, the first \$40 million shall be transferred annually, subject to any distribution required under subsection (5) (15), to the State Economic Enhancement and Development Trust Fund within the Department of Economic Opportunity. The remainder shall be used as follows:
- 1.(a) Twelve and one-half percent of that amount shall be deposited into the State Housing Trust Fund and be expended by the Department of Economic Opportunity and by the Florida Housing Finance Corporation for the purposes for which the State Housing Trust Fund was created and exists by law.
- 2.(b) Eighty-seven and one-half percent of that amount shall be distributed to the Local Government Housing Trust Fund and used for the purposes for which the Local Government Housing Trust Fund was created and exists by law. Funds from this category may also be used to provide for state and local services to assist the homeless.
- (e) The lesser of 0.017 percent of the remainder or \$300,000 in each fiscal year shall be paid into the State Treasury to the credit of the General Inspection Trust Fund to be used to fund oyster management and restoration programs as provided in s. 379.362(3).
- (11) The distribution of proceeds deposited into the Water Management Lands Trust Fund and the Conservation and Recreation Lands Trust Fund, pursuant to subsections (4) and (5), may not be used for land acquisition but may be used for preacquisition costs associated with land purchases. The Legislature intends that the Florida Forever program supplant the acquisition programs formerly authorized under ss. 259.032 and 373.59.
- (12) Amounts distributed pursuant to subsections (5), (6), (7), and (8) are subject to the payment of debt service on outstanding Conservation and Recreation Lands revenue bonds.
- (13) In each fiscal year that the remaining taxes exceed collections in the prior fiscal year, the stated maximum dollar amounts provided in subsections (2), (4), (6), and (7) shall each be increased by an amount equal to 10 percent of the increase in the remaining taxes collected under this chapter multiplied by the applicable percentage provided in those subsections.
- (14) If the payment requirements in any year for bonds outstanding on July 1, 2007, or bonds issued to refund such bonds, exceed the limitations of this section, distributions to the trust fund from which the bond payments are made must be increased to the lesser of the amount needed to pay bond obligations or the limit of the applicable percentage distribution provided in subsections (1) (10).
- (5)(15) Distributions to the State Housing Trust Fund pursuant to paragraphs (4)(c) and (d) subsections (9) and (10) must be sufficient to cover amounts required to be transferred to the Florida Affordable Housing Guarantee Program's annual debt service reserve and guarantee fund pursuant to s. 420.5092(6)(a) and (b) up to the amount required to be transferred to such reserve and fund based on the percentage distribution of documentary stamp tax revenues to the State Housing Trust Fund which is in effect in the 2004-2005 fiscal year.

- (16) If amounts necessary to pay debt service or any other amounts payable with respect to Preservation 2000 bonds, Florida Forever bonds, or Everglades Restoration bonds authorized before January 1, 2015, exceed the amounts distributable pursuant to subsection (1), all moneys distributable pursuant to this section are available for such obligations and transferred in the amounts necessary to pay such obligations when due. However, amounts distributable pursuant to subsection (2), subsection (3), subsection (4), subsection (5), paragraph (9)(a), or paragraph (10)(a) are not available to pay such obligations to the extent that such moneys are necessary to pay debt service on bonds secured by revenues pursuant to those provisions.
- (6)(17) After the distributions provided in the preceding subsections, any remaining taxes shall be paid into the State Treasury to the credit of the General Revenue Fund.
- Section 10. Paragraphs (a) and (b) of subsection (6) of section 211.3103, Florida Statutes, are amended to read:
- 211.3103 Levy of tax on severance of phosphate rock; rate, basis, and distribution of tax.—
- (6)(a) Beginning January 1, 2023 July 1 of the 2011 2012 fiscal year, the proceeds of all taxes, interest, and penalties imposed under this section are exempt from the general revenue service charge provided in s. 215.20, and such proceeds shall be paid into the State Treasury as follows:
- 1. To the credit of the State Park Conservation and Recreation Lands Trust Fund, 25.5 percent.
- 2. To the credit of the General Revenue Fund of the state, 35.7 percent.
- 3. For payment to counties in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 12.8 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the taxable year. Any such proceeds received by a county shall be used only for phosphate-related expenses.
- 4. For payment to counties that have been designated as a rural area of opportunity pursuant to s. 288.0656 in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 10.0 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the taxable year. Payments under this subparagraph shall be made to the counties unless the Legislature by special act creates a local authority to promote and direct the economic development of the county. If such authority exists, payments shall be made to that authority.
- $5. \ \ \,$  To the credit of the Nonmandatory Land Reclamation Trust Fund, 6.2 percent.
- 6. To the credit of the Phosphate Research Trust Fund in the Division of Universities of the Department of Education, 6.2 percent.
  - 7. To the credit of the Minerals Trust Fund, 3.6 percent.
- (b) Notwithstanding paragraph (a), from July January 1, 2015, until December 31, 2022, the proceeds of all taxes, interest, and penalties imposed under this section are exempt from the general revenue service charge provided in s. 215.20, and such proceeds shall be paid to the State Treasury as follows:
- 1. To the credit of the State Park Conservation and Recreation Lands Trust Fund, 22.8 percent.
- 2. To the credit of the General Revenue Fund of the state, 31.9 percent.
- 3. For payment to counties pursuant to subparagraph (a)3., 11.5 percent.
- $4.\ \ \mbox{For payment to counties pursuant to subparagraph (a)4., 8.9 percent.}$

- $5. \;\;$  To the credit of the Nonmandatory Land Reclamation Trust Fund, 16.1 percent.
- 6. To the credit of the Phosphate Research Trust Fund in the Division of Universities of the Department of Education, 5.6 percent.
  - 7. To the credit of the Minerals Trust Fund, 3.2 percent.
- Section 11. Subsection (2) of section 215.20, Florida Statutes, is amended to read:
- $215.20\,$  Certain income and certain trust funds to contribute to the General Revenue Fund.—
- (2) Notwithstanding the provisions of subsection (1), the trust funds of the Department of Citrus and the Department of Agriculture and Consumer Services, including funds collected in the General Inspection Trust Fund for marketing orders and in the Florida Citrus Advertising Trust Fund, shall be subject to a 4 percent service charge, which is hereby appropriated to the General Revenue Fund. This subsection paragraph does not apply to the Conservation and Recreation Lands Program Trust Fund, the Citrus Inspection Trust Fund, the Florida Forever Program Trust Fund, the Market Improvements Working Capital Trust Fund, the Pest Control Trust Fund, the Plant Industry Trust Fund, or other funds collected in the General Inspection Trust Fund in the Department of Agriculture and Consumer Services.
- Section 12. Paragraph (a) of subsection (1) and subsections (2), (3), and (6) of section 215.618, Florida Statutes, are amended to read:
- 215.618 Bonds for acquisition and improvement of land, water areas, and related property interests and resources.—
- (1)(a) The issuance of Florida Forever bonds, not to exceed \$5.3 billion, to finance or refinance the cost of acquisition and improvement of land, water areas, and related property interests and resources, in urban and rural settings, for the purposes of restoration, conservation, recreation, water resource development, or historical preservation, and for capital improvements to lands and water areas that accomplish environmental restoration, enhance public access and recreational enjoyment, promote long-term management goals, and facilitate water resource development is hereby authorized, subject to the provisions of s. 259.105 and pursuant to s. 11(e), Art. VII of the State Constitution and, on or after July 1, 2015, to also finance or refinance the acquisition and improvement of land, water areas, and related property interests as provided in s. 28, Art. X of the State Constitution. Florida Forever bonds may also be issued to refund Preservation 2000 bonds issued pursuant to s. 375.051. The \$5.3 billion limitation on the issuance of Florida Forever bonds does not apply to refunding bonds. The duration of each series of Florida Forever bonds issued may not exceed 20 annual maturities. Not more than 58.25 percent of documentary stamp taxes collected may be taken into account for the purpose of satisfying an additional bonds test set forth in any authorizing resolution for bonds issued on or after July 1, 2015 Preservation 2000 bonds and Florida Forever bonds shall be equally and ratably secured by moneys distributable to the Land Acquisition Trust Fund pursuant to s. 201.15(1)(a), except to the extent specifically provided otherwise by the documents authorizing the issuance of the bonds.
- (2) The state covenants does hereby covenant with the holders of Florida Forever bonds and Preservation 2000 bonds that it will not take any action which will materially and adversely affect the rights of such holders so long as such bonds are outstanding, including, but not limited to, a reduction in the portion of documentary stamp taxes distributable to the Land Acquisition Trust Fund for payment of debt service on Preservation 2000 bonds or Florida Forever bonds.
- (3) Bonds issued pursuant to this section are shall be payable from taxes distributable to the Land Acquisition Trust Fund pursuant to s. 201.15 s. 201.15(1)(a). Bonds issued pursuant to this section do shall not constitute a general obligation of, or a pledge of the full faith and credit of, the state.
- (6) Pursuant to authority granted by s. 11(e), Art. VII of the State Constitution, there is hereby continued and re created the Land Acquisition Trust Fund which shall be a continuation of the Land Acquisition Trust Fund which exists for purposes of s. 9(a)(1), Art. XII of the State Constitution. The Land Acquisition Trust Fund shall continue beyond

the termination of bonding authority provided for in s. 9(a)(1), Art. XII of the State Constitution, pursuant to the authority provided by s. 11(e), Art. VII of the State Constitution and shall continue for so long as Preservation 2000 bonds or Florida Forever bonds are outstanding and secured by taxes distributable thereto.

Section 13. Paragraph (b) of subsection (1) and subsections (2) and (3) of section 215.619, Florida Statutes, are amended to read:

#### 215.619 Bonds for Everglades restoration.—

- (1) The issuance of Everglades restoration bonds to finance or refinance the cost of the acquisition and improvement of land, water areas, and related property interests and resources for the purpose of implementing the Comprehensive Everglades Restoration Plan under s. 373.470, the Lake Okeechobee Watershed Protection Plan under s. 373.4595, the Caloosahatchee River Watershed Protection Plan under s. 373.4595, the St. Lucie River Watershed Protection Plan under s. 373.4595, and the Florida Keys Area of Critical State Concern protection program under ss. 380.05 and 380.0552 in order to restore and conserve natural systems through the implementation of water management projects, including wastewater management projects identified in the Keys Wastewater Plan, dated November 2007, and submitted to the Florida House of Representatives on December 4, 2007, is authorized in accordance with s. 11(e), Art. VII of the State Constitution.
- (b) The duration of Everglades restoration bonds may not exceed 20 annual maturities and must mature by December 31, 2040. Except for refunding bonds, a series of bonds may not be issued unless an amount equal to the debt service coming due in the year of issuance has been appropriated by the Legislature. Not more than 58.25 percent of documentary stamp taxes collected may be taken into account for the purpose of satisfying an additional bonds test set forth in any authorizing resolution for bonds issued on or after July 1, 2015. Beginning July 1, 2010, the Legislature shall analyze the ratio of the state's debt to projected revenues before authorizing the issuance of bonds under this section.
- (2) The state covenants with the holders of Everglades restoration bonds that it will not take any action that will materially and adversely affect the rights of the holders so long as the bonds are outstanding, including, but not limited to, a reduction in the portion of documentary stamp taxes distributable under s. 205.15 s. 201.15(1) for payment of debt service on Preservation 2000 bonds, Florida Forever bonds, or Everglades restoration bonds.
- (3) Everglades restoration bonds are payable from, and secured by a first lien on, taxes distributable under  $s.\ 201.15$  s. 201.15(1)(b) and do not constitute a general obligation of, or a pledge of the full faith and credit of, the state. Everglades restoration bonds shall be secured on a parity basis with *Florida Forever* bonds *issued pursuant to s.* 215.618 secured by moneys distributable under  $s.\ 201.15(1)(a)$ .

Section 14. Subsection (5) of section 253.027, Florida Statutes, is amended to read:

253.027 Emergency archaeological property acquisition.—

# (5) ACCOUNT EXPENDITURES.—

- (a) No moneys shall be spent for the acquisition of any property, including title works, appraisal fees, and survey costs, unless:
- 1. The property is an archaeological property of major statewide significance.
- 2. The structures, artifacts, or relics, or their historic significance, will be irretrievably lost if the state cannot acquire the property.
- 3. The site is presently on an acquisition list for Conservation and Recreation Lands or for Florida Forever lands, or complies with the criteria for inclusion on any such list, but has yet to be included on the list.
- 4. No other source of immediate funding is available to purchase or otherwise protect the property.
  - 5. The site is not otherwise protected by local, state, or federal laws.

- 6. The acquisition is not inconsistent with the state comprehensive plan and the state land acquisition program.
- (b) No moneys shall be spent from the account for excavation or restoration of the properties acquired. Funds may be spent for preliminary surveys to determine if the sites meet the criteria of this section. An amount not to exceed \$100,000 may also be spent from the account to inventory and evaluate archaeological and historic resources on properties purchased, or proposed for purchase, pursuant to s. 259.105(3)(b) s. 259.032.

Section 15. Subsection (12) of section 253.03, Florida Statutes, is amended to read:

 $253.03\,$  Board of trustees to administer state lands; lands enumerated.—

- (12) The Board of Trustees of the Internal Improvement Trust Fund is hereby authorized to administer, manage, control, conserve, protect, and sell all real property forfeited to the state pursuant to ss. 895.01-895.09 or acquired by the state pursuant to s. 607.0505 or former s. 620.192. The board is directed to immediately determine the value of all such property and shall ascertain whether the property is in any way encumbered. If the board determines that it is in the best interest of the state to do so, funds from the Internal Improvement Trust Fund may be used to satisfy any such encumbrances. If forfeited property receipts are not sufficient to satisfy encumbrances on the property and expenses permitted under this section, funds from another appropriate the Land Acquisition trust fund may be used to satisfy any such encumbrances and expenses. All property acquired by the board pursuant to s. 607.0505, former s. 620.192, or ss. 895.01-895.09 shall be sold as soon as commercially feasible unless the Attorney General recommends and the board determines that retention of the property in public ownership would effectuate one or more of the following policies of statewide significance: protection or enhancement of floodplains, marshes, estuaries, lakes, rivers, wilderness areas, wildlife areas, wildlife habitat, or other environmentally sensitive natural areas or ecosystems; or preservation of significant archaeological or historical sites identified by the Secretary of State. In such event the property shall remain in the ownership of the board, to be controlled, managed, and disposed of in accordance with this chapter, and the Internal Improvement Trust Fund shall be reimbursed from the Land Acquisition Trust Fund, or other appropriate fund designated by the board, for any funds expended from the Internal Improvement Trust Fund pursuant to this subsection in regard to such property. Upon the recommendation of the Attorney General, the board may reimburse the investigative agency for its investigative expenses, costs, and attorneys' fees, and may reimburse law enforcement agencies for actual expenses incurred in conducting investigations leading to the forfeiture of such property from funds deposited in the Internal Improvement Trust Fund of the Department of Environmental Protection. The proceeds of the sale of property acquired under s. 607.0505, former s. 620.192, or ss. 895.01-895.09 shall be distributed as follows:
- (a) After satisfaction of any valid claims arising under the provisions of s. 895.09(1)(a) or (b), any moneys used to satisfy encumbrances and expended as costs of administration, appraisal, management, conservation, protection, sale, and real estate sales services and any interest earnings lost to the Land Acquisition trust fund that was used as of a date certified by the Department of Environmental Protection shall be replaced first in the Land Acquisition trust fund that was used to satisfy any such encumbrance or expense, if those funds were used, and then in the Internal Improvement Trust Fund; and
  - (b) The remainder shall be distributed as set forth in s. 895.09.

Section 16. Subsection (3), paragraphs (a) and (k) through (n) of subsection (6), and subsections (10) and (11) of section 253.034, Florida Statutes, are amended to read:

253.034 State-owned lands; uses.—

(3) Recognizing In recognition that recreational trails purchased with rails-to-trails funds pursuant to former s. 259.101(3)(g), Florida Statutes 2014, or s. 259.105(3)(h) have had historic transportation uses and that their linear character may extend many miles, the Legislature intends that if when the necessity arises to serve public needs, after balancing the need to protect trail users from collisions with automobiles and a preference for the use of overpasses and underpasses to the

greatest extent feasible and practical, transportation uses shall be allowed to cross recreational trails purchased pursuant to *former* s. 259.101(3)(g), *Florida Statutes 2014*, or s. 259.105(3)(h). When these crossings are needed, the location and design should consider and mitigate the impact on humans and environmental resources, and the value of the land shall be paid based on fair market value.

- (6) The Board of Trustees of the Internal Improvement Trust Fund shall determine which lands, the title to which is vested in the board, may be surplused. For conservation lands, the board shall determine whether the lands are no longer needed for conservation purposes and may dispose of them by an affirmative vote of at least three members. In the case of a land exchange involving the disposition of conservation lands, the board must determine by an affirmative vote of at least three members that the exchange will result in a net positive conservation benefit. For all other lands, the board shall determine whether the lands are no longer needed and may dispose of them by an affirmative vote of at least three members.
- (a) For the purposes of this subsection, all lands acquired by the state before July 1, 1999, using proceeds from Preservation 2000 bonds, the former Conservation and Recreation Lands Trust Fund, the former Water Management Lands Trust Fund, Environmentally Endangered Lands Program, and the Save Our Coast Program and titled to the board which are identified as core parcels or within original project boundaries are deemed to have been acquired for conservation purposes.
- (k) Proceeds from the any sale of surplus conservation lands purchased before July 1, 2015, pursuant to this subsection shall be deposited into the Florida Forever Trust Fund from which such lands were acquired.
- (l) Proceeds from the sale of surplus conservation lands purchased on or after July 1, 2015, shall be deposited into the Land Acquisition Trust Fund, except when such lands were purchased with funds other than those from the Land Acquisition Trust Fund or a land acquisition trust fund created to implement s. 28, Art. X of the State Constitution, the proceeds shall be deposited into the fund from which the lands were purchased However, if the fund from which the lands were originally acquired no longer exists, such proceeds shall be deposited into an appropriate account to be used for land management by the lead managing agency assigned the lands before the lands were declared surplus.
- (m) Funds received from the sale of surplus nonconservation lands, or lands that were acquired by gift, by donation, or for no consideration, shall be deposited into the Internal Improvement Trust Fund.
- (n)(1) Notwithstanding this subsection, such disposition of land may not be made if it would have the effect of causing all or any portion of the interest on any revenue bonds issued to lose the exclusion from gross income for federal income tax purposes.
- (o)(m) The sale of filled, formerly submerged land that does not exceed 5 acres in area is not subject to review by the council or its successor.
- (p)(n) The board may adopt rules to administer this section which may include procedures for administering surplus land requests and criteria for when the division may approve requests to surplus non-conservation lands on behalf of the board.
- (10) The following additional uses of conservation lands acquired pursuant to the Florida Forever program and other state-funded conservation land purchase programs shall be authorized, upon a finding by the board of trustees, if they meet the criteria specified in paragraphs (a)-(e): water resource development projects, water supply development projects, stormwater management projects, linear facilities, and sustainable agriculture and forestry. Such additional uses are authorized where:
  - (a) Not inconsistent with the management plan for such lands;
- (b) Compatible with the natural ecosystem and resource values of such lands;
- (c) The proposed use is appropriately located on such lands and where due consideration is given to the use of other available lands;

- (d) The using entity reasonably compensates the titleholder for such use based upon an appropriate measure of value; and
  - (e) The use is consistent with the public interest.
- A decision by the board of trustees pursuant to this section shall be given a presumption of correctness. Moneys received from the use of state lands pursuant to this section shall be returned to the lead managing entity in accordance with  $s.\ 259.032(9)(c)$  the provisions of  $s.\ 259.032(11)(e)$ .
- (11) Lands listed as projects for acquisition may be managed for conservation pursuant to s. 259.032, on an interim basis by a private party in anticipation of a state purchase in accordance with a contractual arrangement between the acquiring agency and the private party that may include management service contracts, leases, cost-share arrangements or resource conservation agreements. Lands designated as eligible under this subsection shall be managed to maintain or enhance the resources the state is seeking to protect by acquiring the land. Funding for these contractual arrangements may originate from the documentary stamp tax revenue deposited into the Land Acquisition Conservation and Recreation Lands Trust Fund and Water Management Lands Trust Fund. No more than \$6.2 million may be expended from the Land Acquisition Trust Fund 5 percent of funds allocated under the trust funds shall be expended for this purpose.
  - Section 17. Section 253.7824, Florida Statutes, is amended to read:
- 253.7824 Sale of products; proceeds.—The department may authorize the removal and sale of products from the land where environmentally appropriate, the proceeds from which shall be deposited into the appropriate in the Land Acquisition trust fund in accordance with the same disposition provided under s. 253.034(6)(k), (l), or (m) applicable to the sale of land.
- Section 18. Paragraph (b) of subsection (3) of section 258.015, Florida Statutes, is amended to read:
  - 258.015 Citizen support organizations; use of property; audit.—
  - (3) PARTNERSHIPS IN PARKS.—
- The Legislature may annually appropriate funds from the Land Acquisition Trust Fund for use only as state matching funds, in conjunction with private donations in aggregates of at least \$60,000 matched by \$40,000 of state funds for a total minimum project amount of \$100,000 for capital improvement facility development at state parks, at either individually designated parks or for priority projects within the overall state park system. Not more than 30 percent of the Land Acquisition Trust Fund unencumbered fund balance or \$3 million, whichever is less, shall be reserved, available annually for matching private donations. The amount held in reserve for the state match will be no greater than \$6 million for any fiscal year. State funds from the Land Acquisition Trust Fund or other appropriate funding sources shall be used for matching private donations for 40 percent of the projects' costs. Funds held in reserve for the purposes of this subsection shall be available only after the requirements of s. 375.041(4) s. 375.041(3) are met. Citizen support organizations organized and operating for the benefit of state parks may acquire private donations pursuant to this section, and matching state funds for approved projects may be provided in accordance with this subsection. The department is authorized to properly recognize and honor a private donor by placing a plaque or other appropriate designation noting the contribution on project facilities or by naming project facilities after the person or organization that provided matching funds. The department is authorized to adopt necessary administrative rules to carry out the purposes of this subsection.
- Section 19. Subsections (1) and (2) of section 258.435, Florida Statutes, are amended to read:
- $258.435\,$  Use of a quatic preserves for the accommodation of visitors.—
- (1) The Department of Environmental Protection shall promote the public use of aquatic preserves and their associated uplands. The department may receive gifts and donations to carry out the purpose of this part. Moneys received in trust by the department by gift, devise, appropriation, or otherwise, subject to the terms of such trust, shall be deposited into the *Grants and Donations* Land Acquisition Trust Fund

and appropriated to the department for the administration, development, improvement, promotion, and maintenance of aquatic preserves and their associated uplands and for any future acquisition or development of aquatic preserves and their associated uplands.

(2) The department may grant a privilege or concession for the accommodation of visitors in and use of aquatic preserves and their associated state-owned uplands if the privilege or concession does not deny or interfere with the public's access to such lands and is compatible with the aquatic preserve's management plan as approved by the Acquisition and Restoration Council. Moneys received by the department under this subsection shall be deposited into the Internal Improvement Trust Fund. A concession must be granted based on business plans, qualifications, approach, and specified expectations or criteria. A privilege or concession may not be assigned or transferred by the grantee without the consent of the department.

Section 20. Section 259.032, Florida Statutes, is amended to read:

259.032 Conservation and recreation lands Trust Fund; purpose.—

(1) It is the policy of the state that the citizens of this state shall be assured public ownership of natural areas for purposes of maintaining this state's unique natural resources; protecting air, land, and water quality; promoting water resource development to meet the needs of natural systems and citizens of this state; promoting restoration activities on public lands; and providing lands for natural resource based recreation. In recognition of this policy, it is the intent of the Legislature to provide such public lands for the people residing in urban and metropolitan areas of the state, as well as those residing in less populated, rural areas. It is the further intent of the Legislature, with regard to the lands described in paragraph (2)(c) (3)(e), that a high priority be given to the acquisition, restoration, and management of such lands in or near counties exhibiting the greatest concentration of population and, with regard to the lands described in subsection (2) (3), that a high priority be given to acquiring lands or rights or interests in lands that advance the goals and objectives of the Fish and Wildlife Conservation Commission's approved species or habitat recovery plans, or lands within any area designated as an area of critical state concern under s. 380.05 which, in the judgment of the advisory council established pursuant to s. 259.035, or its successor, cannot be adequately protected by application of land development regulations adopted pursuant to s. 380.05. Finally, it is the Legislature's intent that lands acquired for conservation and recreation purposes through this program and any successor programs be managed in such a way as to protect or restore their natural resource values, and provide the greatest benefit, including public access, to the citizens of this state.

(2)(a) The Conservation and Recreation Lands Trust Fund is established within the Department of Environmental Protection. The fund shall be used as a nonlapsing, revolving fund exclusively for the purposes of this section. The fund shall be credited with proceeds from the following excise taxes:

- 1. The excise taxes on documents as provided in s. 201.15; and
- 2. The excise tax on the severance of phosphate rock as provided in s. 211.3103.

The Department of Revenue shall credit to the fund each month the proceeds from such taxes as provided in this paragraph.

(b) There shall annually be transferred from the Conservation and Recreation Lands Trust Fund to the Land Acquisition Trust Fund that amount, not to exceed \$20 million annually, as shall be necessary to pay the debt service on, or fund debt service reserve funds, rebate obligations, or other amounts with respect to bonds issued pursuant to 375.051 to acquire lands on the established priority list developed pursuant to ss. 259.101(4) and 259.105; however, no moneys transferred to the Land Acquisition Trust Fund pursuant to this paragraph, or earnings thereon, shall be used or made available to pay debt service on the Save Our Coast revenue bonds. Amounts transferred annually from the Conservation and Recreation Lands Trust Fund to the Land Acquisition Trust Fund pursuant to this paragraph shall have the highest priority over other payments or transfers from the Conservation and Recreation Lands Trust Fund, and no other payments or transfers shall be made from the Conservation and Recreation Lands Trust Fund until such transfers to the Land Acquisition Trust Fund have been made. Moneys in the Conservation and Recreation Lands Trust Fund also shall be used to manage lands and to pay for related costs, activities, and functions pursuant to the provisions of this section.

- (2)(3) The Governor and Cabinet, sitting as the Board of Trustees of the Internal Improvement Trust Fund, may expend allocate moneys appropriated by the Legislature from the fund in any one year to acquire the fee or any lesser interest in lands for the following public purposes:
- (a) To conserve and protect environmentally unique and irreplaceable lands that contain native, relatively unaltered flora and fauna representing a natural area unique to, or scarce within, a region of this state or a larger geographic area;
- (b) To conserve and protect lands within designated areas of critical state concern, if the proposed acquisition relates to the natural resource protection purposes of the designation;
- (c) To conserve and protect native species habitat or endangered or threatened species, emphasizing long-term protection for endangered or threatened species designated G-1 or G-2 by the Florida Natural Areas Inventory, and especially those areas that are special locations for breeding and reproduction;
- (d) To conserve, protect, manage, or restore important ecosystems, landscapes, and forests, if the protection and conservation of such lands is necessary to enhance or protect significant surface water, groundwater, coastal, recreational, timber, or fish or wildlife resources which cannot otherwise be accomplished through local and state regulatory programs;
- (e) To promote water resource development that benefits natural systems and citizens of the state;
- (f) To facilitate the restoration and subsequent health and vitality of the Florida Everglades;
- (g) To provide areas, including recreational trails, for natural resource based recreation and other outdoor recreation on any part of any site compatible with conservation purposes;
  - (h) To preserve significant archaeological or historic sites;
- (i) To conserve urban open spaces suitable for greenways or outdoor recreation which are compatible with conservation purposes; or
- (j) To preserve agricultural lands under threat of conversion to development through less-than-fee acquisitions.
- (3)(4) Lands acquired for conservation and recreation purposes under this section shall be for use as state-designated parks, recreation areas, preserves, reserves, historic or archaeological sites, geologic or botanical sites, recreational trails, forests, wilderness areas, wildlife management areas, urban open space, or other state-designated recreation or conservation lands; or they shall qualify for such state designation and use if they are to be managed by other governmental agencies or nonstate entities as provided for in this section.
- (4)(5) The board of trustees may expend funds appropriated by the Legislature allocate, in any year, an amount not to exceed 5 percent of the money credited to the fund in that year, such allocation to be used for the initiation and maintenance of a natural areas inventory to aid in the identification of areas to be acquired for conservation and recreation purposes pursuant to this section.
- (6) Moneys in the fund not needed to meet obligations incurred under this section shall be deposited with the Chief Financial Officer to the credit of the fund and may be invested in the manner provided by law. Interest received on such investments shall be credited to the Conservation and Recreation Lands Trust Fund.
- (5)(7) The board of trustees may enter into any contract necessary to accomplish the purposes of this section. The lead land managing agencies designated by the board of trustees also are directed by the Legislature to enter into contracts or interagency agreements with other governmental entities, including local soil and water conservation districts, or private land managers who have the expertise to perform specific management activities which a lead agency lacks, or which would cost more to provide in-house. Such activities shall include, but

not be limited to, controlled burning, road and ditch maintenance, mowing, and wildlife assessments.

- (6)(8) Conservation and recreation lands to be considered for purunder this section are subject to the selection procedures of s. 259.035 and related rules and shall be acquired in accordance with acquisition procedures for state lands provided for in s. 259.041, except as otherwise provided by the Legislature. An inholding or an addition to conservation and recreation lands a project selected for purchase pursuant to this chapter is not subject to the selection procedures of s. 259.035 if the estimated value of such inholding or addition does not exceed \$500,000. When at least 90 percent of the acreage of a project has been purchased for conservation and recreation purposes pursuant to this chapter, the project may be removed from the list and the remaining acreage may continue to be purchased. Funds appropriated to acquire conservation and recreation lands Moneys from the fund may be used for title work, appraisal fees, environmental audits, and survey costs related to acquisition expenses for lands to be acquired, donated, or exchanged which qualify under the categories of this section, at the discretion of the board. When the Legislature has authorized the Department of Environmental Protection to condemn a specific parcel of land and such parcel has already been approved for acquisition under this section, the land may be acquired in accordance with the provisions of chapter 73 or chapter 74, and the funds appropriated to acquire conservation and recreation lands fund may be used to pay the condemnation award and all costs, including a reasonable attorney fees attorney's fee, associated with condemnation.
  - (7)(9) All lands managed under this chapter and s. 253.034 shall be:
- (a) Managed in a manner that will provide the greatest combination of benefits to the public and to the resources.
- (b) Managed for public outdoor recreation which is compatible with the conservation and protection of public lands. Such management may include, but not be limited to, the following public recreational uses: fishing, hunting, camping, bicycling, hiking, nature study, swimming, boating, canoeing, horseback riding, diving, model hobbyist activities, birding, sailing, jogging, and other related outdoor activities compatible with the purposes for which the lands were acquired.
- (c) Managed for the purposes for which the lands were acquired, consistent with paragraph (9)(a) (11)(a).
- (d) Concurrent with its adoption of the annual Conservation and Recreation Lands list of acquisition projects pursuant to s. 259.035, the board of trustees shall adopt a management prospectus for each project. The management prospectus shall delineate:
  - 1. The management goals for the property;
  - 2. The conditions that will affect the intensity of management;
- 3. An estimate of the revenue-generating potential of the property, if appropriate;
- 4. A timetable for implementing the various stages of management and for providing access to the public, if applicable;
- 5. A description of potential multiple-use activities as described in this section and s. 253.034;
- 6. Provisions for protecting existing infrastructure and for ensuring the security of the project upon acquisition;
- 7. The anticipated costs of management and projected sources of revenue, including legislative appropriations, to fund management needs; and
- 8. Recommendations as to how many employees will be needed to manage the property, and recommendations as to whether local governments, volunteer groups, the former landowner, or other interested parties can be involved in the management.
- (e) Concurrent with the approval of the acquisition contract pursuant to s. 259.041(3)(c) for any interest in lands except those lands being acquired under the provisions of s. 259.1052, the board of trustees shall designate an agency or agencies to manage such lands. The board shall evaluate and amend, as appropriate, the management policy

- statement for the project as provided by s. 259.035, consistent with the purposes for which the lands are acquired. For any fee simple acquisition of a parcel which is or will be leased back for agricultural purposes, or any acquisition of a less-than-fee interest in land that is or will be used for agricultural purposes, the Board of Trustees of the Internal Improvement Trust Fund shall first consider having a soil and water conservation district, created pursuant to chapter 582, manage and monitor such interests.
- (f) State agencies designated to manage lands acquired under this chapter or with funds deposited into the Land Acquisition Trust Fund, except those lands acquired under s. 259.1052, may contract with local governments and soil and water conservation districts to assist in management activities, including the responsibility of being the lead land manager. Such land management contracts may include a provision for the transfer of management funding to the local government or soil and water conservation district from the land acquisition Conservation and Recreation Lands trust fund of the lead land managing agency in an amount adequate for the local government or soil and water conservation district to perform its contractual land management responsibilities and proportionate to its responsibilities, and which otherwise would have been expended by the state agency to manage the property.
- (g) Immediately following the acquisition of any interest in *conservation and recreation* lands <del>under this chapter</del>, the Department of Environmental Protection, acting on behalf of the board of trustees, may issue to the lead managing entity an interim assignment letter to be effective until the execution of a formal lease.
- (8)(10)(a) State, regional, or local governmental agencies or private entities designated to manage lands under this section shall develop and adopt, with the approval of the board of trustees, an individual management plan for each project designed to conserve and protect such lands and their associated natural resources. Private sector involvement in management plan development may be used to expedite the planning process.
- (b) Individual management plans required by s. 253.034(5), for parcels over 160 acres, shall be developed with input from an advisory group. Members of this advisory group shall include, at a minimum, representatives of the lead land managing agency, comanaging entities, local private property owners, the appropriate soil and water conservation district, a local conservation organization, and a local elected official. The advisory group shall conduct at least one public hearing within the county in which the parcel or project is located. For those parcels or projects that are within more than one county, at least one areawide public hearing shall be acceptable and the lead managing agency shall invite a local elected official from each county. The areawide public hearing shall be held in the county in which the core parcels are located. Notice of such public hearing shall be posted on the parcel or project designated for management, advertised in a paper of general circulation, and announced at a scheduled meeting of the local governing body before the actual public hearing. The management prospectus required pursuant to paragraph (7)(d) (9)(d) shall be available to the public for a period of 30 days prior to the public hearing.
- (c) Once a plan is adopted, the managing agency or entity shall update the plan at least every 10 years in a form and manner prescribed by rule of the board of trustees. Such updates, for parcels over 160 acres, shall be developed with input from an advisory group. Such plans may include transfers of leasehold interests to appropriate conservation organizations or governmental entities designated by the Land Acquisition and Management Advisory Council or its successor, for uses consistent with the purposes of the organizations and the protection, preservation, conservation, restoration, and proper management of the lands and their resources. Volunteer management assistance is encouraged, including, but not limited to, assistance by youths participating in programs sponsored by state or local agencies, by volunteers sponsored by environmental or civic organizations, and by individuals participating in programs for committed delinquents and adults.
- (d)1. For each project for which lands are acquired after July 1, 1995, an individual management plan shall be adopted and in place no later than 1 year after the essential parcel or parcels identified in the priority list developed pursuant to s. 259.105 ss. 259.101(4) and 259.105 have been acquired. The Department of Environmental Protection shall distribute only 75 percent of the acquisition funds to which a budget entity or water management district would otherwise be entitled from the

Preservation 2000 Trust Fund to any budget entity or any water management district that has more than one-third of its management plans overdue

- 2. The requirements of subparagraph 1. do not apply to the individual management plan for the Babcock Crescent B Ranch being acquired pursuant to s. 259.1052. The management plan for the ranch shall be adopted and in place no later than 2 years following the date of acquisition by the state.
- (e) Individual management plans shall conform to the appropriate policies and guidelines of the state land management plan and shall include, but not be limited to:
- 1. A statement of the purpose for which the lands were acquired, the projected use or uses as defined in s. 253.034, and the statutory authority for such use or uses.
- 2. Key management activities necessary to achieve the desired outcomes, including, but not limited to, providing public access, preserving and protecting natural resources, protecting cultural and historical resources, restoring habitat, protecting threatened and endangered species, controlling the spread of nonnative plants and animals, performing prescribed fire activities, and other appropriate resource management.
- 3. A specific description of how the managing agency plans to identify, locate, protect, and preserve, or otherwise use fragile, nonrenewable natural and cultural resources.
- 4. A priority schedule for conducting management activities, based on the purposes for which the lands were acquired.
- 5. A cost estimate for conducting priority management activities, to include recommendations for cost-effective methods of accomplishing those activities.
- 6. A cost estimate for conducting other management activities which would enhance the natural resource value or public recreation value for which the lands were acquired. The cost estimate shall include recommendations for cost-effective methods of accomplishing those activities.
- 7. A determination of the public uses and public access that would be consistent with the purposes for which the lands were acquired.
- (f) The Division of State Lands shall submit a copy of each individual management plan for parcels which exceed 160 acres in size to each member of the Acquisition and Restoration Council, which shall:
- 1. Within 60 days after receiving a plan from the division, review each plan for compliance with the requirements of this subsection and with the requirements of the rules established by the board pursuant to this subsection.
- 2. Consider the propriety of the recommendations of the managing agency with regard to the future use or protection of the property.
- 3. After its review, submit the plan, along with its recommendations and comments, to the board of trustees, with recommendations as to whether to approve the plan as submitted, approve the plan with modifications, or reject the plan.
- (g) The board of trustees shall consider the individual management plan submitted by each state agency and the recommendations of the Acquisition and Restoration Council and the Division of State Lands and shall approve the plan with or without modification or reject such plan. The use or possession of any lands owned by the board of trustees which is not in accordance with an approved individual management plan is subject to termination by the board of trustees.
- By July 1 of each year, each governmental agency and each private entity designated to manage lands shall report to the Secretary of Environmental Protection on the progress of funding, staffing, and resource management of every project for which the agency or entity is responsible.
- (9)(11)(a) The Legislature recognizes that acquiring lands pursuant to this chapter serves the public interest by protecting land, air, and water resources which contribute to the public health and welfare, pro-

- viding areas for natural resource based recreation, and ensuring the survival of unique and irreplaceable plant and animal species. The Legislature intends for these lands to be managed and maintained for the purposes for which they were acquired and for the public to have access to and use of these lands where it is consistent with acquisition purposes and would not harm the resources the state is seeking to protect on the public's behalf.
- (b) An amount of not less than 1.5 percent of the cumulative total of funds ever deposited into the Florida Preservation 2000 Trust Fund and the Florida Forever Trust Fund shall be made available for the purposes of management, maintenance, and capital improvements not eligible for funding pursuant to s. 11(e), Art. VII of the State Constitution, and for associated contractual services, for conservation and recreation lands acquired with funds deposited into the Land Acquisition Trust Fund pursuant to s. 28(a), Art. X of the State Constitution or pursuant to former s. 259.032, Florida Statutes 2014 this section, former s. 259.101, Florida Statutes 2014, s. 259.105, s. 259.1052, or previous programs for the acquisition of lands for conservation and recreation, including state forests, to which title is vested in the board of trustees and other conservation and recreation lands managed by a state agency. Of this amount, \$250,000 shall be transferred annually to the Plant Industry Trust Fund within the Department of Agriculture and Consumer Services for the purpose of implementing the Endangered or Threatened Native Flora Conservation Grants Program pursuant to s. 581.185(11). Each agency with management responsibilities shall annually request from the Legislature funds sufficient to fulfill such responsibilities to implement individual management plans. For the purposes of this paragraph, capital improvements shall include, but need not be limited to, perimeter fencing, signs, firelanes, access roads and trails, and minimal public accommodations, such as primitive campsites, garbage receptacles, and toilets. Any equipment purchased with funds provided pursuant to this paragraph may be used for the purposes described in this paragraph on any conservation and recreation lands managed by a state agency. The funding requirement created in this paragraph is subject to an annual evaluation by the Legislature in order to ensure that such requirement does not impact the respective trust fund in a manner that would prevent the trust fund from meeting other minimum requirements.
- (c) All revenues generated through multiple-use management or compatible secondary-use management shall be returned to the lead agency responsible for such management and shall be used to pay for management activities on all conservation, preservation, and recreation lands under the agency's jurisdiction. In addition, such revenues shall be segregated in an agency trust fund used for land management activities, other than a land acquisition trust fund, and such revenues shall remain available to the agency in subsequent fiscal years to support land management appropriations. For the purposes of this paragraph, compatible secondary-use management shall be those activities described in subsection (7) (9) undertaken on parcels designated as single use pursuant to s. 253.034(2)(b).
- (d) Up to one-fifth of the funds appropriated for the purposes identified provided for in paragraph (b) shall be reserved by the board of trustees for interim management of acquisitions and for associated contractual services, to ensure the conservation and protection of natural resources on project sites and to allow limited public recreational use of lands. Interim management activities may include, but not be limited to, resource assessments, control of invasive, nonnative species, habitat restoration, fencing, law enforcement, controlled burning, and public access consistent with preliminary determinations made pursuant to paragraph (7)(g) (9)(g). The board of trustees shall make these interim funds available immediately upon purchase.
- (e) The department shall set long-range and annual goals for the control and removal of nonnative, invasive plant species on public lands. Such goals shall differentiate between aquatic plant species and upland plant species. In setting such goals, the department may rank, in order of adverse impact, species that impede or destroy the functioning of natural systems. Notwithstanding paragraph (a), up to one-fourth of the funds provided for in paragraph (b) may be used by the agencies receiving those funds for control and removal of nonnative, invasive species on public lands.
- (f) For the 2014 2015 fiscal year only, moneys in the Conservation and Recreation Lands Trust Fund may be transferred to the Florida Forever Trust Fund for the Florida Forever program and to the Save Our Everglades Trust Fund to support Everglades restoration projects in

cluded in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013, pursuant to nonoperating budget authority under s. 216.181(12). This subsection expires July 1, 2015.

(10)(12)(a) Beginning July 1, 1999, the Legislature may appropriate shall make available sufficient funds annually from the Conservation and Recreation Lands trust fund to the department for payment in lieu of taxes to qualifying counties and local governments as defined in paragraph (b) for all actual tax losses incurred as a result of board of trustees acquisitions for state agencies under the Florida Forever program or the former Florida Preservation 2000 program during any year. Reserved funds not used for payments in lieu of taxes in any year shall revert to the fund to be used for land management in accordance with the provisions of this section.

- (b) Payment in lieu of taxes shall be available:
- 1. To all counties that have a population of 150,000 or fewer. Population levels shall be determined pursuant to s. 11.031.
  - 2. To all local governments located in eligible counties.
- 3. To Glades County, where a privately owned and operated prison leased to the state has recently been opened and where privately owned and operated juvenile justice facilities leased to the state have recently been constructed and opened, a payment in lieu of taxes, in an amount that offsets the loss of property tax revenue, which funds have already been appropriated and allocated from the Department of Correction's budget for the purpose of reimbursing amounts equal to lost ad valorem taxes.
- (c) If insufficient funds are available in any year to make full payments to all qualifying counties and local governments, such counties and local governments shall receive a pro rata share of the moneys available.
- (d) The payment amount shall be based on the average amount of actual taxes paid on the property for the 3 years preceding acquisition. Applications for payment in lieu of taxes shall be made no later than January 31 of the year following acquisition. No payment in lieu of taxes shall be made for properties which were exempt from ad valorem taxation for the year immediately preceding acquisition.
- (e) If property which was subject to ad valorem taxation was acquired by a tax-exempt entity for ultimate conveyance to the state under this chapter, payment in lieu of taxes shall be made for such property based upon the average amount of taxes paid on the property for the 3 years before prior to its being removed from the tax rolls. The department shall certify to the Department of Revenue those properties that may be eligible under this provision. Once eligibility has been established, that county or local government shall receive annual payments for each tax loss until the qualifying county or local government exceeds the population threshold pursuant to this section.
- (f) Payment in lieu of taxes pursuant to this subsection shall be made annually to qualifying counties and local governments after certification by the Department of Revenue that the amounts applied for are reasonably appropriate, based on the amount of actual taxes paid on the eligible property. With the assistance of the local government requesting payment in lieu of taxes, the state agency that acquired the land is responsible for preparing and submitting application requests for payment to the Department of Revenue for certification.
- (g) If the board of trustees conveys to a local government title to any land owned by the board, any payments in lieu of taxes on the land made to the local government shall be discontinued as of the date of the conveyance.

For the purposes of this subsection, "local government" includes municipalities, the county school board, mosquito control districts, and any other local government entity which levies ad valorem taxes, with the exception of a water management district.

(13) Moneys credited to the fund each year which are not used for management, maintenance, or capital improvements pursuant to subsection (11); for payment in lieu of taxes pursuant to subsection (12); or for the purposes of subsection (5), shall be available for the acquisition of land pursuant to this section.

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

(12)(15) Within 90 days after receiving a certified letter from the owner of a property on the Conservation and Recreation Lands list or the priority list established pursuant to s. 259.105 objecting to the property being included in an acquisition project, where such property is a project or part of a project which has not been listed for purchase in the current year's land acquisition work plan, the board of trustees shall delete the property from the list or from the boundary of an acquisition project on the list.

Section 21. Subsections (3), (4), and (6) of section 259.035, Florida Statutes, are amended to read:

259.035 Acquisition and Restoration Council.—

- (3) The council shall provide assistance to the board of trustees in reviewing the recommendations and plans for state-owned lands required under  $s.\ 253.034$  and this chapter  $ss.\ 253.034$  and 259.032. The council shall, in reviewing such recommendations and plans, consider the optimization of multiple-use and conservation strategies to accomplish the provisions funded pursuant to former  $s.\ 259.101(3)(a)$ , Florida Statutes 2014, and to  $s.\ 259.105(3)(b)$   $ss.\ 259.101(3)(a)$  and 259.105(3)(b).
- (4)(a) The council may use existing rules adopted by the board of trustees, until it develops and recommends amendments to those rules, to competitively evaluate, select, and rank projects eligible for the Conservation and Recreation Lands list pursuant to ss. 259.032(3) and 259.101(4).
- (a)(b) By December 1, 2016 2009, the Acquisition and Restoration Council shall develop rules defining specific criteria and numeric performance measures needed for lands that are to be acquired for public purpose under the Florida Forever program pursuant to s. 259.105 or with funds deposited into the Land Acquisition Trust Fund pursuant to s. 28(a), Art. X of the State Constitution. Each recipient of Florida Forever funds shall assist the council in the development of such rules. These rules shall be reviewed and adopted by the board, then submitted to the Legislature for consideration by February 1, 2017 2010. The Legislature may reject, modify, or take no action relative to the proposed rules. If no action is taken, the rules shall be implemented. Subsequent to their approval, each recipient of Florida Forever funds from the Land Acquisition Trust Fund shall annually report to the Division of State Lands on each of the numeric performance measures accomplished during the previous fiscal year.
- (b)(e) In developing or amending rules, the council shall give weight to the criteria included in s. 259.105(9) (10). The board of trustees shall review the recommendations and shall adopt rules necessary to administer this section.
- (6) The proposal for a project pursuant to this section or s. 259.105(3)(b) may be implemented only if adopted by the council and approved by the board of trustees. The council shall consider and evaluate in writing the merits and demerits of each project that is proposed for acquisition using funds available pursuant to s. 28, Art. X of the State Constitution Conservation and Recreation Lands, Florida Preservation 2000, or Florida Forever funding and shall ensure that each proposed project meets the requirements of s. 28, Art. X of the State Constitution will meet a stated public purpose for the restoration, conservation, or preservation of environmentally sensitive lands and water areas or for providing outdoor recreational opportunities. The council also shall determine whether the project conforms, where applicable, with the comprehensive plan developed pursuant to s. 259.04(1)(a), the comprehensive multipurpose outdoor recreation plan developed pursuant to s. 375.021, the state lands management plan adopted pursuant to s. 253.03(7), the water resources work plans developed pursuant to s. 373.199, and the provisions of s. 259.032, s. 259.101, or s. 259.105, whichever is applicable.

Section 22. Subsection (4) of section 259.036, Florida Statutes, is amended to read:

259.036 Management review teams.—

(4) In the event a land management plan has not been adopted within the timeframes specified in  $s.\ 259.032(8)$  s. 259.032(10), the de-

partment may direct a management review of the property, to be conducted by the land management review team. The review shall consider the extent to which the land is being managed for the purposes for which it was acquired and the degree to which actual management practices are in compliance with the management policy statement and management prospectus for that property.

Section 23. Paragraph (b) of subsection (3) of section 259.037, Florida Statutes, is amended to read:

259.037 Land Management Uniform Accounting Council.—

- (3)
- (b) Each reporting agency shall also:
- 1. Include a report of the available public use opportunities for each management unit of state land, the total management cost for public access and public use, and the cost associated with each use option.
- 2. List the acres of land requiring minimal management effort, moderate management effort, and significant management effort pursuant to s. 259.032(9)(c) former s. 259.032(11)(e). For each category created in paragraph (a), the reporting agency shall include the amount of funds requested, the amount of funds received, and the amount of funds expended for land management.
- 3. List acres managed and cost of management for each park, preserve, forest, reserve, or management area.
- 4. List acres managed, cost of management, and lead manager for each state lands management unit for which secondary management activities were provided.
- 5. Include a report of the estimated calculable financial benefits to the public for the ecosystem services provided by conservation lands, based on the best readily available information or science that provides a standard measurement methodology to be consistently applied by the land managing agencies. Such information may include, but need not be limited to, the value of natural lands for protecting the quality and quantity of drinking water through natural water filtration and recharge, contributions to protecting and improving air quality, benefits to agriculture through increased soil productivity and preservation of biodiversity, and savings to property and lives through flood control.
- Section 24. Subsection (1) of section 259.04, Florida Statutes, is amended to read:
  - 259.04 Board; powers and duties.—
- (1) For projects and acquisitions selected for purchase pursuant to ss. 259.035, 259.101, and 259.105:
- (a) The board is given the responsibility, authority, and power to develop and execute a comprehensive, statewide 5-year plan to conserve, restore, and protect environmentally endangered lands, ecosystems, lands necessary for outdoor recreational needs, and other lands as identified in ss. 259.032, 259.101, and 259.105. This plan shall be kept current through continual reevaluation and revision. The advisory council or its successor shall assist the board in the development, reevaluation, and revision of the plan.
- (b) The board may enter into contracts with the government of the United States or any agency or instrumentality thereof; the state or any county, municipality, district authority, or political subdivision; or any private corporation, partnership, association, or person providing for or relating to the conservation or protection of certain lands in accomplishing the purposes of this chapter.
- (c) Within 45 days after the advisory council or its successor submits the lists of projects to the board, the board shall approve, in whole or in part, the lists of projects in the order of priority in which such projects are presented. To the greatest extent practicable, projects on the lists shall be acquired in their approved order of priority.
- (d) The board is authorized to acquire, by purchase, gift, or devise or otherwise, the fee title or any lesser interest of lands, water areas, and related resources for environmentally endangered lands.

Section 25. Paragraphs (a) and (b) of subsection (11) and subsection (15) of section 259.041, Florida Statutes, are amended to read:

259.041 Acquisition of state-owned lands for preservation, conservation, and recreation purposes.—

- (11)(a) The Legislature finds that, with the increasing pressures on the natural areas of this state and on open space suitable for recreational use, the state must develop creative techniques to maximize the use of acquisition and management funds. The Legislature also finds that the state's conservation and recreational land acquisition agencies should be encouraged to augment their traditional, fee simple acquisition programs with the use of alternatives to fee simple acquisition techniques. Additionally, the Legislature finds that generations of private landowners have been good stewards of their land, protecting or restoring native habitats and ecosystems to the benefit of the natural resources of this state, its heritage, and its citizens. The Legislature also finds that using alternatives to fee simple acquisition by public land acquisition agencies will achieve the following public policy goals:
- 1. Allow more lands to be brought under public protection for preservation, conservation, and recreational purposes with less expenditure of public funds.
- 2. Retain, on local government tax rolls, some portion of or interest in lands which are under public protection.
- 3. Reduce long-term management costs by allowing private property owners to continue acting as stewards of their land, where appropriate.

Therefore, it is the intent of the Legislature that public land acquisition agencies develop programs to pursue alternatives to fee simple acquisition and to educate private landowners about such alternatives and the benefits of such alternatives. It is also the intent of the Legislature that a portion of the shares of Preservation 2000 and Florida Forever bond proceeds be used to purchase eligible properties using alternatives to fee simple acquisition.

- (b) All project applications shall identify, within their acquisition plans, projects that require a full fee simple interest to achieve the public policy goals, together with the reasons full title is determined to be necessary. The state agencies and the water management districts may use alternatives to fee simple acquisition to bring the remaining projects in their acquisition plans under public protection. For the purposes of this subsection, the term "alternatives to fee simple acquisition" includes, but is not limited to: purchase of development rights; obtaining conservation easements; obtaining flowage easements; purchase of timber rights, mineral rights, or hunting rights; purchase of agricultural interests or silvicultural interests; entering into land protection agreements as defined in s. 380.0677(3); fee simple acquisitions with reservations; creating life estates; or any other acquisition technique that achieves the public policy goals listed in paragraph (a). It is presumed that a private landowner retains the full range of uses for all the rights or interests in the landowner's land which are not specifically acquired by the public agency. The lands upon which hunting rights are specifically acquired pursuant to this paragraph shall be available for hunting in accordance with the management plan or hunting regulations adopted by the Florida Fish and Wildlife Conservation Commission, unless the hunting rights are purchased specifically to protect activities on adjacent lands.
- (15) The board of trustees, by an affirmative vote of at least three of its members, may direct the department to purchase lands on an immediate basis using up to 15 percent of the funds allocated to the department pursuant to  $s.\ 259.105\ ss.\ 259.101(3)(a)$  and 259.105 for the acquisition of lands that:
- (a) Are listed or placed at auction by the Federal Government as part of the Resolution Trust Corporation sale of lands from failed savings and loan associations:
- (b) Are listed or placed at auction by the Federal Government as part of the Federal Deposit Insurance Corporation sale of lands from failed banks; or
- (c) Will be developed or otherwise lost to potential public ownership, or for which federal matching funds will be lost, by the time the land can be purchased under the program within which the land is listed for acquisition.

For such acquisitions, the board of trustees may waive or modify all procedures required for land acquisition pursuant to this chapter and all competitive bid procedures required pursuant to chapters 255 and 287. Lands acquired pursuant to this subsection must, at the time of purchase, be on one of the acquisition lists established pursuant to this chapter; or be essential for water resource development, protection, or restoration, or a significant portion of the lands must contain natural communities or plant or animal species that which are listed by the Florida Natural Areas Inventory as critically imperiled, imperiled, or rare, or as excellent quality occurrences of natural communities.

Section 26. Section 259.101, Florida Statutes, is amended to read:

259.101 Florida Preservation 2000 Act.-

- (1) SHORT TITLE.—This section may be cited as the "Florida Preservation 2000 Act."
- $\ensuremath{\text{(2)}}$  LEGISLATIVE FINDINGS.—The Legislature finds and declares that:
- (a) The alteration and development of Florida's natural areas to accommodate its rapidly growing population have contributed to the degradation of water resources, the fragmentation and destruction of wildlife habitats, the loss of recreation space, and the diminishment of wetlands and forests.
- (b) Imminent development of Florida's remaining natural areas and continuing increases in land values necessitate an aggressive program of public land acquisition during the next decade to preserve the quality of life that attracts so many people to Florida.
- (c) Acquisition of public lands, in fee simple or in any lesser interest, should be based on a comprehensive assessment of Florida's natural resources and planned so as to protect the integrity of ecological systems and to provide multiple benefits, including preservation of fish and wildlife habitat, recreation space, and water recharge areas. Governmental agencies responsible for public land acquisition should work together to purchase lands jointly and to coordinate individual purchases within ecological systems.
- (d) One of the purposes of the Florida Communities Trust program is to acquire, protect, and preserve open space and recreation properties within urban areas where pristine animal and plant communities no longer exist. These areas are often overlooked in other programs because of their smaller size and proximity to developed property. These smaller parcels are, however, critically important to the quality of life in these urban areas for the residents who live there as well as to the many visitors to the state. The trust shall consider projects submitted by local governments which further the goals, objectives, and policies of the conservation, recreation and open space, or coastal elements of their local comprehensive plans or which serve to conserve natural resources or resolve land use conflicts.
- (e) South Florida's water supply and unique natural environment depend on the protection of lands buffering the East Everglades and the Everglades water conservation areas.

In addition, the Legislature recognizes the conflicting desires of the citizens of this state to prosper through economic development and to preserve the natural areas of Florida that development threatens to claim. The Legislature further recognizes the urgency of acquiring natural areas in the state for preservation, yet acknowledges the difficulty of ensuring adequate funding for accelerated acquisition in light of other equally critical financial needs of the state. It is the Legislature's desire and intent to fund the implementation of the Florida Preservation 2000 Act for each of the 10 years of the program's duration and to do so in a fiscally responsible manner.

(3) TITLE TO CERTAIN PROPERTY ACQUIRED WITH PRESERVATION 2000 BONDS LAND ACQUISITION PROGRAMS SUP PLEMENTED.—Less the costs of issuance, the costs of funding reserve accounts, and other costs with respect to the bonds, the proceeds of bonds issued pursuant to this act shall be deposited into the Florida Preservation 2000 Trust Fund created by s. 375.045. In fiscal year 2000-2001, for each Florida Preservation 2000 program described in paragraphs (a) (g), that portion of each program's total remaining each balance which, as of June 30, 2000, is in excess of that program's total

remaining appropriation balances shall be redistributed by the department and deposited into the Save Our Everglades Trust Fund for land acquisition. For purposes of calculating the total remaining cash balances for this redistribution, the Florida Preservation 2000 Series 2000 bond proceeds, including interest thereon, and the fiscal year 1999 2000 General Appropriations Act amounts shall be deducted from the remaining cash and appropriation balances, respectively. The remaining proceeds shall be distributed by the Department of Environmental Protection in the following manner:

- (a) Fifty percent to the Department of Environmental Protection for the purchase of public lands as described in s. 259.032. Of this 50 percent, at least one fifth shall be used for the acquisition of coastal lands.
- (b) Thirty percent to the Department of Environmental Protection for the purchase of water management lands pursuant to s. 373.59, to be distributed among the water management districts as provided in that section. Funds received by each district may also be used for acquisition of lands necessary to implement surface water improvement and management plans or for acquisition of lands necessary to implement the Everglades Construction Project authorized by s. 373.4592.
- (c) Ten percent to the Department of Environmental Protection to provide land acquisition grants and loans to local governments through the Florida Communities Trust pursuant to part III of chapter 380. From funds allocated to the trust, \$3 million annually shall be used by the Division of State Lands within the Department of Environmental Protection to implement the Green Swamp Land Protection Initiative specifically for the purchase of conservation easements, as defined in s. 380.0677(3), of lands, or severable interests or rights in lands, in the Green Swamp Area of Critical State Concern. From funds allocated to the trust, \$3 million annually shall be used by the Monroe County Comprehensive Plan Land Authority specifically for the purchase of a real property interest in those lands subject to the Rate of Growth Ordinances adopted by local governments in Monroe County or those lands within the boundary of an approved Conservation and Recreation Lands project located within the Florida Keys or Key West Areas of Critical State Concern; however, title to lands acquired within the boundary of an approved Conservation and Recreation Lands project may, in accordance with an approved joint acquisition agreement, vest in the Board of Trustees of the Internal Improvement Trust Fund. Of the remaining funds, one-half shall be matched by local governments on a dollar-for-dollar basis. To the extent allowed by federal requirements for the use of bond proceeds, the trust shall expend Preservation 2000 funds to carry out the purposes of part III of chapter 380.
- (d) Two and nine tenths percent to the Department of Environmental Protection for the purchase of inholdings and additions to state parks. For the purposes of this paragraph, "state park" means all real property in the state under the jurisdiction of the Division of Recreation and Parks of the department, or which may come under its jurisdiction.
- (e) Two and nine tenths percent to the Florida Forest Service of the Department of Agriculture and Consumer Services to fund the acquisition of state forest inholdings and additions pursuant to s. 589.07.
- (f) Two and nine tenths percent to the Fish and Wildlife Conservation Commission to fund the acquisition of inholdings and additions to lands managed by the commission which are important to the conservation of fish and wildlife.
- (g) One and three-tenths percent to the Department of Environmental Protection for the Florida Greenways and Trails Program, to acquire greenways and trails or greenways and trails systems pursuant to chapter 260, including, but not limited to, abandoned railroad rights of way and the Florida National Scenic Trail.

Local governments may use federal grants or loans, private donations, or environmental mitigation funds, including environmental mitigation funds required pursuant to s. 338.250, for any part or all of any local match required for the purposes described in this subsection. Bond proceeds allocated pursuant to paragraph (e) may be used to purchase lands on the priority lists developed pursuant to s. 259.035. Title to lands purchased pursuant to former paragraphs (a), (d), (e), (f), or and (g) of this subsection, Florida Statutes 2014, shall be vested in the Board of Trustees of the Internal Improvement Trust Fund. Title to lands purchased pursuant to former paragraph (c) of this subsection, Florida Statutes 2014, may be vested in the Board of Trustees of the Internal

Improvement Trust Fund. The board of trustees shall hold title to land protection agreements and conservation easements that were or will be acquired pursuant to former s. 380.0677, Florida Statutes 2014, and the Southwest Florida Water Management District and the St. Johns River Water Management District shall monitor such agreements and easements within their respective districts until the state assumes this responsibility.

#### (4) PROJECT CRITERIA.

- (a) Proceeds of bonds issued pursuant to this act and distributed pursuant to paragraphs (3)(a) and (b) shall be spent only on projects which meet at least one of the following criteria, as determined pursuant to paragraphs (b) and (c):
- 1. A significant portion of the land in the project is in imminent danger of development, in imminent danger of loss of its significant natural attributes, or in imminent danger of subdivision which will result in multiple ownership and may make acquisition of the project more costly or less likely to be accomplished;
- 2. Compelling evidence exists that the land is likely to be developed during the next 12 months, or appraisals made during the past 5 years indicate an escalation in land value at an average rate that exceeds the average rate of interest likely to be paid on the bonds:
- 3. A significant portion of the land in the project serves to protect or recharge groundwater and to protect other valuable natural resources or provide space for natural resource based recreation;
- 4. The project can be purchased at 80 percent of appraised value or less:
- 5. A significant portion of the land in the project serves as habitat for endangered, threatened, or rare species or serves to protect natural communities which are listed by the Florida Natural Areas Inventory as critically imperiled, imperiled, or rare, or as excellent quality occurrences of natural communities; or
- $6. \quad A \ {\rm significant} \ portion \ of \ the \ land \ serves \ to \ preserve \ important \ archaeological \ or \ historical \ sites.$
- (b) Each year that bonds are to be issued pursuant to this act, the Land Acquisition and Management Advisory Council shall review that year's approved Conservation and Recreation Lands priority list and shall, by the first board meeting in February, present to the Board of Trustees of the Internal Improvement Trust Fund for approval a listing of projects on the list which meet one or more of the criteria listed in paragraph (a). The board may remove projects from the list developed pursuant to this paragraph, but may not add projects.
- (e) Each year that bonds are to be issued pursuant to this act, each water management district governing board shall review the lands on its current year's Save Our Rivers 5 year plan and shall, by January 15, adopt a listing of projects from the plan which meet one or more of the criteria listed in paragraph (a).
- (d) In the acquisition of coastal lands pursuant to paragraph (3)(a), the following additional criteria shall also be considered:
- 1. The value of acquiring coastal high hazard parcels, consistent with hazard mitigation and postdisaster redevelopment policies, in order to minimize the risk to life and property and to reduce the need for future disaster assistance.
- 2. The value of acquiring beachfront parcels, irrespective of size, to provide public access and recreational opportunities in highly developed urban areas.
- 3. The value of acquiring identified parcels the development of which would adversely affect coastal resources.

When a nonprofit environmental organization which is tax exempt pursuant to s. 501(e)(3) of the United States Internal Revenue Code sells land to the state, such land at the time of such sale shall be deemed to meet one or more of the criteria listed in paragraph (a) if such land meets one or more of the criteria at the time the organization purchases it. Listings of projects compiled pursuant to paragraphs (b) and (c) may be revised to include projects on the Conservation and Recreation Lands

priority list or in a water management district's 5-year plan which come under the criteria in paragraph (a) after the dates specified in paragraph (b) or paragraph (c). The requirement of paragraph (3)(a) regarding coastal lands is met as long as an average of one fifth of the cumulative proceeds allocated through fiscal year 1999-2000 pursuant to that paragraph is used to purchase coastal lands.

- (e) The Legislature finds that the Florida Preservation 2000 Program has provided financial resources that have enabled the acquisition of significant amounts of land for public ownership in the first 7 years of the program's existence. In the remaining years of the Florida Preservation 2000 Program, agencies that receive funds are encouraged to better coordinate their expenditures so that future acquisitions, when combined with previous acquisitions, will form more complete patterns of protection for natural areas and functioning ecosystems to better accomplish the intent of paragraph (2)(c).
- (f) The Legislature intends that, in the remaining years of the Florida Preservation 2000 Program, emphasis be given to the completion of projects in which one or more parcels have already been acquired and to the acquisition of lands containing ecological resources which are either not represented or underrepresented on lands currently in public ownership. The Legislature also intends that future acquisitions under the Florida Preservation 2000 Program be limited to projects on the current project lists, or any additions to the list as determined and prioritized by the study, or those projects that can reasonably be expected to be acquired by the end of the Florida Preservation 2000 Program.
- (4)(5) FLORIDA FOREST SERVICE FUND USE.—Any funds received by the Florida Forest Service from the Preservation 2000 Trust Fund pursuant to paragraph (3)(e) shall be used only to pay the cost of the acquisition of lands in furtherance of outdoor recreation and natural sources conservation in this state. The administration and use of any funds received by the Florida Forest Service from the Preservation 2000 Trust Fund will be subject to such terms and conditions imposed thereon by the agency of the state responsible for the issuance of the revenue bonds, the proceeds of which are deposited in the Preservation 2000 Trust Fund, including restrictions imposed to ensure that the interest on any such revenue bonds issued by the state as tax exempt revenue bonds will not be included in the gross income of the holders of such bonds for federal income tax purposes. All deeds or leases with respect to any real property acquired with Preservation 2000 funds received by the Florida Forest Service must from the Preservation 2000 Trust Fund shall contain sufficient such covenants and restrictions as are sufficient to ensure that the use of such real property at all times complies with s. 375.051 and s. 9, Art. XII of the 1968 Constitution of Florida; and shall contain reverter clauses providing for the reversion of title to such property to the Board of Trustees of the Internal Improvement Trust Fund or, in the case of a lease of such property, providing for termination of the lease upon a failure to use the property conveyed thereby for such purposes.

#### (5)(6) DISPOSITION OF LANDS.—

- (a) Any lands acquired pursuant to former paragraphs paragraph (3)(a), paragraph (3)(c), paragraph (3)(d), paragraph (3)(e), paragraph (3)(f), or paragraph (3)(g) of this section, Florida Statutes 2014, if title to such lands is vested in the Board of Trustees of the Internal Improvement Trust Fund, may be disposed of by the Board of Trustees of the Internal Improvement Trust Fund in accordance with the provisions and procedures set forth in s. 253.034(6), and lands acquired pursuant to former paragraph (3)(b) of this section, Florida Statutes 2014, may be disposed of by the owning water management district in accordance with the procedures and provisions set forth in ss. 373.056 and 373.089 provided such disposition also shall satisfy the requirements of paragraphs (b) and (c).
- (b) Before land acquired with Preservation 2000 funds may be surplused as required by s. 253.034(6), or determined to be no longer required for its purposes under s. 373.056(4), as whichever may be applicable, there shall first be a determination by the Board of Trustees of the Internal Improvement Trust Fund, or, in the case of water management district lands, by the owning water management district, that such land no longer needs to be preserved in furtherance of the intent of the Florida Preservation 2000 Act. Any lands eligible to be disposed of under this procedure also may be used to acquire other lands through an exchange of lands if, provided such lands obtained in an exchange are

described in the same paragraph of former subsection (3) of this section, Florida Statutes 2014, as the lands disposed.

(c) Notwithstanding paragraphs (a) and (b), no such disposition of land shall be made if such disposition would have the effect of causing all or any portion of the interest on any revenue bonds issued to fund the Florida Preservation 2000 Act to lose their exclusion from gross income for purposes of federal income taxation. Any Revenue derived from the disposal of such lands acquired with Preservation 2000 funds may not be used for any purpose except for deposit into the Florida Preservation 2000 Trust Fund, or the Florida Forever Trust Fund within the Department of Environmental Protection, for recredit to the share held under former subsection (3) of this section, Florida Statutes 2014, in which such disposed land is described.

# (6)(7) ALTERNATE USES OF ACQUIRED LANDS.—

- (a) The Board of Trustees of the Internal Improvement Trust Fund, or, in the case of water management district lands, the owning water management district, may authorize the granting of a lease, easement, or license for the use of any lands acquired pursuant to *former* subsection (3) of this section, Florida Statutes 2014, for any governmental use permitted by s. 17, Art. IX of the State Constitution of 1885, as adopted by s. 9(a), Art. XII of the State Constitution, and any other incidental public or private use that is determined by the board or the owning water management district to be compatible with the purposes for which such lands were acquired.
- (b) Any existing lease, easement, or license acquired for incidental public or private use on, under, or across any lands acquired pursuant to former subsection (3) of this section, Florida Statutes 2014, shall be presumed not to be incompatible with the purposes for which such lands were acquired.
- (c) Notwithstanding the provisions of paragraph (a), no such lease, easement, or license shall be entered into by the Department of Environmental Protection or other appropriate state agency if the granting of such lease, easement, or license would adversely affect the exclusion of the interest on any revenue bonds issued to fund the acquisition of the affected lands from gross income for federal income tax purposes, as described in s. 375.045(4).

# (7) ALTERNATIVES TO FEE SIMPLE ACQUISITION.—(8)

- (a) The Legislature finds that, with the increasing pressures on the natural areas of this state, the state must develop creative techniques to maximize the use of acquisition and management moneys. The Legislature also finds that the state's environmental land-buying agencies should be encouraged to augment their traditional, fee simple acquisition programs with the use of alternatives to fee simple acquisition techniques. The Legislature also finds that using alternatives to fee simple acquisition by public land-buying agencies will achieve the following public policy goals:
- 1. Allow more lands to be brought under public protection for preservation, conservation, and recreational purposes at less expense using public funds.
- 2. Retain, on local government tax rolls, some portion of or interest in lands *that* which are under public protection.
- 3. Reduce long-term management costs by allowing private property owners to continue acting as stewards of the land, as where appropriate.

Therefore, it is the intent of the Legislature that public land-buying agencies develop programs to pursue alternatives to fee simple acquisition and to educate private landowners about such alternatives and the benefits of such alternatives. It also is the intent of the Legislature that the department and the water management districts spend a portion of their shares of Preservation 2000 bond proceeds to purchase eligible properties using alternatives to fee simple acquisition. Finally, it is the intent of the Legislature that public agencies acquire lands in fee simple for public access and recreational activities. Lands protected using alternatives to fee simple acquisition techniques may shall not be accessible to the public unless such access is negotiated with and agreed to by the private landowners who retain interests in such lands.

(b) The Land Acquisition Advisory Council and the water management districts shall identify, within their 1997 acquisition plans, those

- projects that which require a full fee simple interest to achieve the public policy goals, along with the reasons why full title is determined to be necessary. The council and the water management districts may use alternatives to fee simple acquisition to bring the remaining projects in their acquisition plans under public protection. For the purposes of this subsection, the term "alternatives to fee simple acquisition" includes the; but is not limited to: purchase of development rights; conservation easements; flowage easements; the purchase of timber rights, mineral rights, or hunting rights; the purchase of agricultural interests or silvicultural interests; land protection agreements; fee simple acquisitions with reservations; or any other acquisition technique that which achieves the public policy goals identified listed in paragraph (a). It is presumed that a private landowner retains the full range of uses for all the rights or interests in the landowner's land which are not specifically acquired by the public agency. Life estates and fee simple acquisitions with leaseback provisions do shall not qualify as an alternative to fee simple acquisition under this subsection, although the department and the districts are encouraged to use such techniques if where appropriate.
- (c) The department and each water management district shall implement initiatives to use alternatives to fee simple acquisition and to educate private landowners about such alternatives. These initiatives *must* shall include at least two acquisitions a year by the department and each water management district utilizing alternatives to fee simple.
- (d) The Legislature finds that the lack of direct sales comparison information has served as an impediment to successful implementation of alternatives to fee simple acquisition. It is the intent of the Legislature that, in the absence of direct comparable sales information, appraisals of alternatives to fee simple acquisitions be based on the difference between the full fee simple valuation and the value of the interests remaining with the seller after acquisition.
- (e) The public agency that which has been assigned management responsibility shall inspect and monitor any less-than-fee-simple interest according to the terms of the purchase agreement relating to such interest.
- (f) The department and the water management districts may enter into joint acquisition agreements to jointly fund the purchase of lands using alternatives to fee simple techniques.
- (8) PUBLIC RECREATIONAL USE.—An agency or water management district that acquired lands using Preservation 2000 funds distributed pursuant to former subsection (3) of this section, Florida Statutes 2014, shall manage such lands to make them available for public recreational use if the recreational use does not interfere with the protection of natural resource values. The agency or district may enter into an agreement with the department or another appropriate state agency to transfer management authority or lease to such agencies' lands purchased with Preservation 2000 funds for the purpose of managing the lands to make them available for public recreational use. The water management districts and the department shall take action to control the growth of nonnative invasive plant species on lands they manage which were purchased with Preservation 2000 funds.
- Section 27. Paragraph (a) of subsection (2), paragraphs (c), (l), and (m) of subsection (3), subsection (4), present subsection (5), paragraph (a) of present subsection (6), present subsection (10), paragraph (i) of present subsection (16), and present subsections (17) and (21) of section 259.105, Florida Statutes, are amended to read:

259.105 The Florida Forever Act.—

(2)(a) The Legislature finds and declares that:

- 1. Land acquisition programs have provided tremendous financial resources for purchasing environmentally significant lands to protect those lands from imminent development or alteration, thereby ensuring present and future generations' access to important waterways, open spaces, and recreation and conservation lands.
- 2. The continued alteration and development of Florida's natural and rural areas to accommodate the state's growing population have contributed to the degradation of water resources, the fragmentation and destruction of wildlife habitats, the loss of outdoor recreation space, and the diminishment of wetlands, forests, working landscapes, and coastal open space.

- 3. The potential development of Florida's remaining natural areas and escalation of land values require government efforts to restore, bring under public protection, or acquire lands and water areas to preserve the state's essential ecological functions and invaluable quality of life.
- 4. It is essential to protect the state's ecosystems by promoting a more efficient use of land, to ensure opportunities for viable agricultural activities on working lands, and to promote vital rural and urban communities that support and produce development patterns consistent with natural resource protection.
- 5. Florida's groundwater, surface waters, and springs are under tremendous pressure due to population growth and economic expansion and require special protection and restoration efforts, including the protection of uplands and springsheds that provide vital recharge to aquifer systems and are critical to the protection of water quality and water quantity of the aquifers and springs. To ensure that sufficient quantities of water are available to meet the current and future needs of the natural systems and citizens of the state, and assist in achieving the planning goals of the department and the water management districts, water resource development projects on public lands, where compatible with the resource values of and management objectives for the lands, are appropriate.
- 6. The needs of urban, suburban, and small communities in Florida for high-quality outdoor recreational opportunities, greenways, trails, and open space have not been fully met by previous acquisition programs. Through such programs as the Florida Communities Trust and the Florida Recreation Development Assistance Program, the state shall place additional emphasis on acquiring, protecting, preserving, and restoring open space, ecological greenways, and recreation properties within urban, suburban, and rural areas where pristine natural communities or water bodies no longer exist because of the proximity of developed property.
- 7. Many of Florida's unique ecosystems, such as the Florida Everglades, are facing ecological collapse due to Florida's burgeoning population growth and other economic activities. To preserve these valuable ecosystems for future generations, essential parcels of land must be acquired to facilitate ecosystem restoration.
- 8. Access to public lands to support a broad range of outdoor recreational opportunities and the development of necessary infrastructure, where compatible with the resource values of and management objectives for such lands, promotes an appreciation for Florida's natural assets and improves the quality of life.
- 9. Acquisition of lands, in fee simple, less-than-fee interest, or other techniques shall be based on a comprehensive science-based assessment of Florida's natural resources which targets essential conservation lands by prioritizing all current and future acquisitions based on a uniform set of data and planned so as to protect the integrity and function of ecological systems and working landscapes, and provide multiple benefits, including preservation of fish and wildlife habitat, recreation space for urban and rural areas, and the restoration of natural water storage, flow, and recharge.
- 10. The state has embraced performance-based program budgeting as a tool to evaluate the achievements of publicly funded agencies, build in accountability, and reward those agencies which are able to consistently achieve quantifiable goals. While previous and existing state environmental programs have achieved varying degrees of success, few of these programs can be evaluated as to the extent of their achievements, primarily because performance measures, standards, outcomes, and goals were not established at the outset. Therefore, the Florida Forever program shall be developed and implemented in the context of measurable state goals and objectives.
- 11. The state must play a major role in the recovery and management of its imperiled species through the acquisition, restoration, enhancement, and management of ecosystems that can support the major life functions of such species. It is the intent of the Legislature to support local, state, and federal programs that result in net benefit to imperiled species habitat by providing public and private land owners meaningful incentives for acquiring, restoring, managing, and repopulating habitats for imperiled species. It is the further intent of the Legislature that public lands, both existing and to be acquired, identified by the lead land managing agency, in consultation with the Florida Fish and Wildlife

- Conservation Commission for animals or the Department of Agriculture and Consumer Services for plants, as habitat or potentially restorable habitat for imperiled species, be restored, enhanced, managed, and repopulated as habitat for such species to advance the goals and objectives of imperiled species management consistent with the purposes for which such lands are acquired without restricting other uses identified in the management plan. It is also the intent of the Legislature that of the proceeds distributed pursuant to subsection (3), additional consideration be given to acquisitions that achieve a combination of conservation goals, including the restoration, enhancement, management, or repopulation of habitat for imperiled species. The Acquisition and Restoration Council, in addition to the criteria in subsection (9), shall give weight to projects that include acquisition, restoration, management, or repopulation of habitat for imperiled species. The term "imperiled species" as used in this chapter and chapter 253, means plants and animals that are federally listed under the Endangered Species Act, or state-listed by the Fish and Wildlife Conservation Commission or the Department of Agriculture and Consumer Services.
- a. As part of the state's role, all state lands that have imperiled species habitat shall include as a consideration in management plan development the restoration, enhancement, management, and repopulation of such habitats. In addition, the lead land managing agency of such state lands may use fees received from public or private entities for projects to offset adverse impacts to imperiled species or their habitat in order to restore, enhance, manage, repopulate, or acquire land and to implement land management plans developed under s. 253.034 or a land management prospectus developed and implemented under this chapter. Such fees shall be deposited into a foundation or fund created by each land management agency under s. 379.223, s. 589.012, or s. 259.032(9)(c) s. 259.032(11)(e), to be used solely to restore, manage, enhance, repopulate, or acquire imperiled species habitat.
- b. Where habitat or potentially restorable habitat for imperiled species is located on state lands, the Fish and Wildlife Conservation Commission and the Department of Agriculture and Consumer Services shall be included on any advisory group required under chapter 253, and the short-term and long-term management goals required under chapter 253 must advance the goals and objectives of imperiled species management consistent with the purposes for which the land was acquired without restricting other uses identified in the management plan.
- 12. There is a need to change the focus and direction of the state's major land acquisition programs and to extend funding and bonding capabilities, so that future generations may enjoy the natural resources of this state.
- (3) Less the costs of issuing and the costs of funding reserve accounts and other costs associated with bonds, the proceeds of cash payments or bonds issued pursuant to this section shall be deposited into the Florida Forever Trust Fund created by s. 259.1051. The proceeds shall be distributed by the Department of Environmental Protection in the following manner:
- (c) Twenty-one percent to the Department of Environmental Protection for use by the Florida Communities Trust for the purposes of part III of chapter 380, as described and limited by this subsection, and grants to local governments or nonprofit environmental organizations that are tax-exempt under s. 501(c)(3) of the United States Internal Revenue Code for the acquisition of community-based projects, urban open spaces, parks, and greenways to implement local government comprehensive plans. From funds available to the trust and used for land acquisition, 75 percent shall be matched by local governments on a dollar-for-dollar basis. The Legislature intends that the Florida Communities Trust emphasize funding projects in low-income or otherwise disadvantaged communities and projects that provide areas for direct water access and water-dependent facilities that are open to the public and offer public access by vessels to waters of the state, including boat ramps and associated parking and other support facilities. At least 30 percent of the total allocation provided to the trust shall be used in Standard Metropolitan Statistical Areas, but one-half of that amount shall be used in localities in which the project site is located in built-up commercial, industrial, or mixed-use areas and functions to intersperse open spaces within congested urban core areas. From funds allocated to the trust, no less than 5 percent shall be used to acquire lands for recreational trail systems, provided that in the event these funds are not needed for such projects, they will be available for other trust projects. Local governments may use federal grants or loans, private donations, or

environmental mitigation funds, including environmental mitigation funds required pursuant to s. 338.250, for any part or all of any local match required for acquisitions funded through the Florida Communities Trust. Any lands purchased by nonprofit organizations using funds allocated under this paragraph must provide for such lands to remain permanently in public use through a reversion of title to local or state government, conservation easement, or other appropriate mechanism. Projects funded with funds allocated to the trust shall be selected in a competitive process measured against criteria adopted in rule by the trust.

(l) For the purposes of paragraphs (e), (f), (g), and (h), the agencies that receive the funds shall develop their individual acquisition or restoration lists in accordance with specific criteria and numeric performance measures developed pursuant to s. 259.035(4). Proposed additions may be acquired if they are identified within the original project boundary, the management plan required pursuant to s. 253.034(5), or the management prospectus required pursuant to s. 259.032(7)(d) s. 259.032(9)(d). Proposed additions not meeting the requirements of this paragraph shall be submitted to the Acquisition and Restoration Council for approval. The council may only approve the proposed addition if it meets two or more of the following criteria: serves as a link or corridor to other publicly owned property; enhances the protection or management of the property; would add a desirable resource to the property; would create a more manageable boundary configuration; has a high resource value that otherwise would be unprotected; or can be acquired at less than fair market value.

# (m) Notwithstanding paragraphs (a)-(j) and for the 2014-2015 fiscal year only:

- 1. Five million dollars to the Department of Agriculture and Consumer Services for the acquisition of agricultural lands through perpetual conservation easements and other perpetual less than fee techniques, which will achieve the objectives of Florida Forever and s. 570.71.
- 2. The remaining moneys appropriated from the Florida Forever Trust Fund shall be distributed only to the Division of State Lands within the Department of Environmental Protection for land acquisitions that are less than fee interest, for partnerships in which the state's portion of the acquisition cost is no more than 50 percent, or for conservation lands needed for military buffering or springs or water resources protection.

# This paragraph expires July 1, 2015.

- (4) Notwithstanding subsection (3) and for the 2014-2015 fiscal year only, the funds appropriated in section 56 of the 2014-2015 General Appropriations Act may be provided to water management districts for land acquisitions, including less than fee interest, identified by water management districts as being needed for water resource protection or ecosystem restoration. This subsection expires July 1, 2015.
- (4)(5) It is the intent of the Legislature that projects or acquisitions funded pursuant to paragraphs (3)(a) and (b) contribute to the achievement of the following goals, which shall be evaluated in accordance with specific criteria and numeric performance measures developed pursuant  $to \ s. \ 259.035(4)$ :
- (a) Enhance the coordination and completion of land acquisition projects, as measured by:
- 1. The number of acres acquired through the state's land acquisition programs that contribute to the enhancement of essential natural resources, ecosystem service parcels, and connecting linkage corridors as identified and developed by the best available scientific analysis;
- 2. The number of acres protected through the use of alternatives to fee simple acquisition; or
- 3. The number of shared acquisition projects among Florida Forever funding partners and partners with other funding sources, including local governments and the Federal Government.
- (b) Increase the protection of Florida's biodiversity at the species, natural community, and landscape levels, as measured by:
- 1. The number of acres acquired of significant strategic habitat conservation areas;

- 2. The number of acres acquired of highest priority conservation areas for Florida's rarest species;
- 3. The number of acres acquired of significant landscapes, landscape linkages, and conservation corridors, giving priority to completing linkages:
- 4. The number of acres acquired of underrepresented native ecosystems;
- 5. The number of landscape-sized protection areas of at least 50,000 acres that exhibit a mosaic of predominantly intact or restorable natural communities established through new acquisition projects or augmentations to previous projects; or
- 6. The percentage increase in the number of occurrences of imperiled species on publicly managed conservation areas.
- (c) Protect, restore, and maintain the quality and natural functions of land, water, and wetland systems of the state, as measured by:
- 1. The number of acres of publicly owned land identified as needing restoration, enhancement, and management, acres undergoing restoration or enhancement, acres with restoration activities completed, and acres managed to maintain such restored or enhanced conditions; the number of acres which represent actual or potential imperiled species habitat; the number of acres which are available pursuant to a management plan to restore, enhance, repopulate, and manage imperiled species habitat; and the number of acres of imperiled species habitat managed, restored, enhanced, repopulated, or acquired;
- 2. The percentage of water segments that fully meet, partially meet, or do not meet their designated uses as reported in the Department of Environmental Protection's State Water Quality Assessment 305(b) Report;
- 3. The percentage completion of targeted capital improvements in surface water improvement and management plans created under s. 373.453(2), regional or master stormwater management system plans, or other adopted restoration plans;
- 4. The number of acres acquired that protect natural floodplain functions;
- 5. The number of acres acquired that protect surface waters of the state;
- 6. The number of acres identified for acquisition to minimize damage from flooding and the percentage of those acres acquired;
- 7. The number of acres acquired that protect fragile coastal resources;
- 8. The number of acres of functional wetland systems protected;
- 9. The percentage of miles of critically eroding beaches contiguous with public lands that are restored or protected from further erosion;
- 10. The percentage of public lakes and rivers in which invasive, nonnative aquatic plants are under maintenance control; or
- 11. The number of acres of public conservation lands in which upland invasive, exotic plants are under maintenance control.
- (d) Ensure that sufficient quantities of water are available to meet the current and future needs of natural systems and the citizens of the state, as measured by:
- 1. The number of acres acquired which provide retention and storage of surface water in naturally occurring storage areas, such as lakes and wetlands, consistent with the maintenance of water resources or water supplies and consistent with district water supply plans;
- 2. The quantity of water made available through the water resource development component of a district water supply plan for which a water management district is responsible; or
- 3. The number of acres acquired of groundwater recharge areas critical to springs, sinks, aquifers, other natural systems, or water supply.

- (e) Increase natural resource-based public recreational and educational opportunities, as measured by:
- 1. The number of acres acquired that are available for natural resource-based public recreation or education;
- 2. The miles of trails that are available for public recreation, giving priority to those that provide significant connections including those that will assist in completing the Florida National Scenic Trail; or
- 3. The number of new resource-based recreation facilities, by type, made available on public land.
- (f) Preserve significant archaeological or historic sites, as measured by:
- 1. The increase in the number of and percentage of historic and archaeological properties listed in the Florida Master Site File or National Register of Historic Places which are protected or preserved for public use: or
- 2. The increase in the number and percentage of historic and archaeological properties that are in state ownership.
- (g) Increase the amount of forestland available for sustainable management of natural resources, as measured by:
- 1. The number of acres acquired that are available for sustainable forest management:
- 2. The number of acres of state-owned forestland managed for economic return in accordance with current best management practices;
- 3. The number of acres of forestland acquired that will serve to maintain natural groundwater recharge functions; or
- 4. The percentage and number of acres identified for restoration actually restored by reforestation.
- (h) Increase the amount of open space available in urban areas, as measured by:
- 1. The percentage of local governments that participate in land acquisition programs and acquire open space in urban cores; or
- 2. The percentage and number of acres of purchases of open space within urban service areas.

Florida Forever projects and acquisitions funded pursuant to paragraph (3)(c) shall be measured by goals developed by rule by the Florida Communities Trust Governing Board created in s. 380.504.

(5)(6)(a) All lands acquired pursuant to this section shall be managed for multiple-use purposes, where compatible with the resource values of and management objectives for such lands. As used in this section, "multiple-use" includes, but is not limited to, outdoor recreational activities as described in ss. 253.034 and 259.032(7)(b) 259.032(9)(b), water resource development projects, sustainable forestry management, carbon sequestration, carbon mitigation, or carbon offsets.

(9)(10) The Acquisition and Restoration Council shall recommend rules for adoption by the board of trustees to competitively evaluate, select, and rank projects eligible for Florida Forever funds pursuant to paragraph (3)(b) and for additions to the Conservation and Recreation Lands list pursuant to ss. 259.032 and 259.101(4). In developing these proposed rules, the Acquisition and Restoration Council shall give weight to the following criteria:

- (a) The project meets multiple goals described in subsection (4).
- (b) The project is part of an ongoing governmental effort to restore, protect, or develop land areas or water resources.
- (c) The project enhances or facilitates management of properties already under public ownership.
  - (d) The project has significant archaeological or historic value.
- (e) The project has funding sources that are identified and assured through at least the first 2 years of the project.

- (f) The project contributes to the solution of water resource problems on a regional basis.
- (g) The project has a significant portion of its land area in imminent danger of development, in imminent danger of losing its significant natural attributes or recreational open space, or in imminent danger of subdivision which would result in multiple ownership and make acquisition of the project costly or less likely to be accomplished.
- (h) The project implements an element from a plan developed by an ecosystem management team.
- $\ \, (i)\ \,$  The project is one of the components of the Everglades restoration effort.
- (j) The project may be purchased at 80 percent of appraised value.
- (k) The project may be acquired, in whole or in part, using alternatives to fee simple, including but not limited to, tax incentives, mitigation funds, or other revenues; the purchase of development rights, hunting rights, agricultural or silvicultural rights, or mineral rights; or obtaining conservation easements or flowage easements.
- (l) The project is a joint acquisition, either among public agencies, nonprofit organizations, or private entities, or by a public-private partnership.

(15)(16) The Acquisition and Restoration Council shall submit to the board of trustees, with its list of projects, a report that includes, but shall not be limited to, the following information for each project listed:

(i) A management policy statement for the project and a management prospectus pursuant to s. 259.032(7)(d) s. 259.032(9)(d).

(16)(17) All proposals for projects pursuant to paragraph (3)(b) shall be implemented only if adopted by the Acquisition and Restoration Council and approved by the board of trustees. The council shall consider and evaluate in writing the merits and demerits of each project that is proposed for Florida Forever funding and each proposed addition to the Conservation and Recreation Lands list program. The council shall ensure that each proposed project will meet a stated public purpose for the restoration, conservation, or preservation of environmentally sensitive lands and water areas or for providing outdoor recreational opportunities and that each proposed addition to the Conservation and Recreation Lands list will meet the public purposes under s. 259.032(3) and, when applicable, s. 259.101(4). The council also shall determine whether the project or addition conforms, where applicable, with the comprehensive plan developed pursuant to s. 259.04(1)(a), the comprehensive multipurpose outdoor recreation plan developed pursuant to s. 375.021, the state lands management plan adopted pursuant to s. 253.03(7), the water resources work plans developed pursuant to s. 373.199, and the provisions of this section.

(20)(21) Lands listed as projects for acquisition under the Florida Forever program may be managed for conservation pursuant to s. 259.032, on an interim basis by a private party in anticipation of a state purchase in accordance with a contractual arrangement between the acquiring agency and the private party that may include management service contracts, leases, cost-share arrangements, or resource conservation agreements. Lands designated as eligible under this subsection shall be managed to maintain or enhance the resources the state is seeking to protect by acquiring the land and to accelerate public access to the lands as soon as practicable. Funding for these contractual arrangements may originate from the documentary stamp tax revenue deposited into the Land Acquisition Conservation and Recreation Lands Trust Fund and Water Management Lands Trust Fund. No more than \$6.2 million may be expended from the Land Acquisition Trust Fund 5 percent of funds allocated under the trust funds shall be expended for this purpose.

Section 28. Subsections (1) and (3) of section 259.1051, Florida Statutes, are amended to read:

# 259.1051 Florida Forever Trust Fund.—

(1) There is created the Florida Forever Trust Fund to carry out the purposes of ss. 259.032, 259.105, 259.1052, and 375.031. The Florida Forever Trust Fund shall be held and administered by the Department of Environmental Protection. Proceeds from the sale of bonds, except

proceeds of refunding bonds, issued under s. 215.618 and payable from moneys transferred to the Land Acquisition Trust Fund under s. 201.15(1) s. 201.15(1)(a), not to exceed \$5.3 billion, must be deposited into this trust fund to be distributed and used as provided in s. 259.105(3). The bond resolution adopted by the governing board of the Division of Bond Finance of the State Board of Administration may provide for additional provisions that govern the disbursement of the bond proceeds.

(3) The Department of Environmental Protection shall ensure that the proceeds from the sale of bonds issued under s. 215.618 and payable from moneys transferred to the Land Acquisition Trust Fund under s. 201.15(1) s. 201.15(1)(a) shall be administered and expended in a manner that ensures compliance of each issue of bonds that are issued on the basis that interest thereon will be excluded from gross income for federal income tax purposes, with the applicable provisions of the United States Internal Revenue Code and the regulations promulgated thereunder, to the extent necessary to preserve the exclusion of interest on the bonds from gross income for federal income tax purposes. The Department of Environmental Protection shall administer the use and disbursement of the proceeds of such bonds or require that the use and disbursement thereof be administered in a manner to implement strategies to maximize any available benefits under the applicable provisions of the United States Internal Revenue Code or regulations promulgated thereunder, to the extent not inconsistent with the purposes identified in s. 259.105(3).

Section 29. Subsection (4) of section 339.0801, Florida Statutes, is amended to read:

339.0801 Allocation of increased revenues derived from amendments to s. 319.32(5)(a) by ch. 2012-128.—Funds that result from increased revenues to the State Transportation Trust Fund derived from the amendments to s. 319.32(5)(a) made by this act must be used annually, first as set forth in subsection (1) and then as set forth in subsections (2)-(5), notwithstanding any other provision of law:

(4) Beginning in the 2013-2014 fiscal year and annually thereafter, \$10 million shall be allocated to the Small County Outreach Program, to be used as specified in s. 339.2818. These funds are in addition to the funds provided for the program pursuant to s. 201.15(4)(a)2 in s. 201.15(1)(c)1.b.

Section 30. Subsection (9) of section 339.55, Florida Statutes, is amended to read:

- 339.55 State-funded infrastructure bank.—
- (9) Funds paid into the State Transportation Trust Fund pursuant to  $s.\ 201.15(4)(a)\ s.\ 201.15(1)(e)$  for the purposes of the State Infrastructure Bank are hereby annually appropriated for expenditure to support that program.
- Section 31. Subsection (5) of section 341.303, Florida Statutes, is amended to read:
- 341.303 Funding authorization and appropriations; eligibility and participation.—
  - (5) FUND PARTICIPATION; FLORIDA RAIL ENTERPRISE.—
- (a) The department, through the Florida Rail Enterprise, is authorized to use funds provided *pursuant to s. 201.15(4)(a)4.* under s. 201.15(1)(e)1.d. to fund:
- (a) Up to 50 percent of the nonfederal share of the costs of any eligible passenger rail capital improvement project.
- (b) The department, through the Florida Rail Enterprise, is authorized to use funds provided under s. 201.15(1)(e)1.d. to fund Up to 100 percent of planning and development costs related to the provision of a passenger rail system, including, but not limited to, preliminary engineering, revenue studies, environmental impact studies, financial advisory services, engineering design, and other appropriate professional services.
- (c) The department, through the Florida Rail Enterprise, is authorized to use funds provided under s. 201.15(1)(e)1.d. to fund The high-speed rail system.

- (d) The department, through the Florida Rail Enterprise, is authorized to use funds provided under s. 201.15(1)(e)1.d. to fund Projects necessary to identify or address anticipated impacts of increased freight rail traffic resulting from the implementation of passenger rail systems as provided in s. 341.302(3)(b).
- Section 32. Paragraph (b) of subsection (4) of section 343.58, Florida Statutes, is amended to read:
- 343.58 County funding for the South Florida Regional Transportation Authority.—
- (4) Notwithstanding any other provision of law to the contrary and effective July 1, 2010, until as provided in paragraph (d), the department shall transfer annually from the State Transportation Trust Fund to the South Florida Regional Transportation Authority the amounts specified in subparagraph (a)1. or subparagraph (a)2.
- (b) Funding required by this subsection may not be provided from the funds dedicated to the Florida Rail Enterprise *pursuant to s.* 201.15(4)(a)4 under s. 201.15(4)(a)4 under s. 201.15(1)(e)1.d.
  - Section 33. Section 369.252, Florida Statutes, is amended to read:

369.252 Invasive plant control on public lands.—The Fish and Wildlife Conservation Commission shall establish a program to:

- (1) Achieve eradication or maintenance control of invasive exotic plants on public lands when the scientific data indicate that they are detrimental to the state's natural environment or when the Commissioner of Agriculture finds that such plants or specific populations thereof are a threat to the agricultural productivity of the state;
- (2) Assist state and local government agencies in the development and implementation of coordinated management plans for the eradication or maintenance control of invasive exotic plant species on public lands:
- (3) Contract, or enter into agreements, with entities in the State University System or other governmental or private sector entities for research concerning control agents; production and growth of biological control agents; and development of workable methods for the eradication or maintenance control of invasive exotic plants on public lands; and
- (4) Use funds in the Invasive Plant Control Trust Fund as authorized by the Legislature for carrying out activities under this section on public lands. A minimum of 20 percent of the amount appropriated by the Legislature for invasive plant control from eredited to the Land Acquisition Invasive Plant Control Trust Fund pursuant to s. 201.15(6) shall be used for the purpose of controlling nonnative, upland, invasive plant species on public lands.
- Section 34. Paragraph (c) of subsection (8) of section 373.026, Florida Statutes, is amended to read:

373.026 General powers and duties of the department.—The department, or its successor agency, shall be responsible for the administration of this chapter at the state level. However, it is the policy of the state that, to the greatest extent possible, the department may enter into interagency or interlocal agreements with any other state agency, any water management district, or any local government conducting programs related to or materially affecting the water resources of the state. All such agreements shall be subject to the provisions of s. 373.046. In addition to its other powers and duties, the department shall, to the greatest extent possible:

(8)

(c) Notwithstanding paragraph (b), the use of state funds for land purchases from willing sellers is authorized for projects within the South Florida Water Management District's approved 5 year plan of acquisition pursuant to s. 373.59 or within the South Florida Water Management District's approved Florida Forever water management district work plan pursuant to s. 373.199.

Section 35. Subsection (4) of section 373.089, Florida Statutes, is amended to read:

373.089 Sale or exchange of lands, or interests or rights in lands.— The governing board of the district may sell lands, or interests or rights in lands, to which the district has acquired title or to which it may hereafter acquire title in the following manner:

(4) The governing board of a district may exchange lands, or interests or rights in lands, owned by, or lands, or interests or rights in lands, for which title is otherwise vested in, the district for other lands, or interests or rights in lands, within the state owned by any person. The governing board shall fix the terms and conditions of any such exchange and may pay or receive any sum of money that the board considers necessary to equalize the values of exchanged properties. Land, or interests or rights in land, acquired under *former* s. 373.59, *Florida Statutes 2014*, may be exchanged only for lands, or interests or rights in lands, that otherwise meet the requirements of that section for acquisition.

Section 36. Paragraph (a) of subsection (5) of section 373.129, Florida Statutes, is amended to read:

373.129 Maintenance of actions.—The department, the governing board of any water management district, any local board, or a local government to which authority has been delegated pursuant to s. 373.103(8), is authorized to commence and maintain proper and necessary actions and proceedings in any court of competent jurisdiction for any of the following purposes:

- (5) To recover a civil penalty for each offense in an amount not to exceed \$10,000 per offense. Each date during which such violation occurs constitutes a separate offense.
- (a) A civil penalty recovered by a water management district pursuant to this subsection shall be retained deposited in the Water Management Lands Trust Fund established under s. 373.59 and used exclusively by the water management district that collected deposits the money into the fund. A civil penalty recovered by the department pursuant to this subsection must be deposited into the Water Quality Assurance Trust Fund established under s. 376.307 Any such civil penalty recovered after the expiration of such fund shall be deposited in the Ecosystem Management and Restoration Trust Fund and used exclusively within the water management district that deposits the money into the fund.

Section 37. Subsection (5) of section 373.1391, Florida Statutes, is amended to read:

# 373.1391 Management of real property.—

- (5) The following additional uses of lands acquired pursuant to the Florida Forever program and other state-funded land purchase programs shall be authorized, upon a finding by the governing board, if they meet the criteria specified in paragraphs (a)-(e): water resource development projects, water supply development projects, stormwater management projects, linear facilities, and sustainable agriculture and forestry. Such additional uses are authorized where:
  - (a) Not inconsistent with the management plan for such lands;
- (b) Compatible with the natural ecosystem and resource values of such lands;
- (c) The proposed use is appropriately located on such lands and where due consideration is given to the use of other available lands;
- (d) The using entity reasonably compensates the titleholder for such use based upon an appropriate measure of value; and
  - (e) The use is consistent with the public interest.

A decision by the governing board pursuant to this subsection shall be given a presumption of correctness. Moneys received from the use of state lands pursuant to this subsection shall be returned to the lead managing agency in accordance with the provisions of s. 373.59.

Section 38. Subsection (7) of section 373.199, Florida Statutes, is amended to read:

373.199 Florida Forever Water Management District Work Plan.—

- (7) By June 1, 2001, each district shall file with the President of the Senate, the Speaker of the House of Representatives, and the Secretary of Environmental Protection the initial 5-year work plan as required under subsection (2). By March 1 of each year thereafter, as part of the consolidated annual report required by s. 373.036(7), each district shall report on acquisitions completed during the year together with modifications or additions to its 5-year work plan. Included in the report shall be:
- (a) A description of land management activity for each property or project area owned by the water management district.
- (b) A list of any lands surplused and the amount of compensation received.
- (c) The progress of funding, staffing, and resource management of every project funded pursuant to former s. 259.101(3), Florida Statutes 2014 s. 259.101, s. 259.105, or former s. 373.59(2), Florida Statutes 2014, s. 373.59 for which the district is responsible.

The secretary shall submit the report referenced in this subsection to the Board of Trustees of the Internal Improvement Trust Fund together with the Acquisition and Restoration Council's project list as required under s. 259.105.

Section 39. Subsection (7) of section 373.430, Florida Statutes, is amended to read:

373.430 Prohibitions, violation, penalty, intent.—

(7) All moneys recovered under the provisions of this section shall be allocated to the use of the water management district, the department, or the local government, whichever undertook and maintained the enforcement action. All monetary penalties and damages recovered by the department or the state under the provisions of this section shall be deposited into in the Water Quality Assurance Ecosystem Management and Restoration Trust Fund. All monetary penalties and damages recovered pursuant to this section by a water management district shall be retained deposited in the Water Management Lands Trust Fund established under s. 373.59 and used exclusively within the territory of the water management district which collected deposits the money into the fund. Any such monetary penalties and damages recovered after the expiration of such fund shall be deposited in the Ecosystem Management and Restoration Trust Fund and used exclusively within the territory of the water management district which deposits the money into the fund. All monetary penalties and damages recovered pursuant to this subsection by a local government to which authority has been delegated pursuant to s. 373.103(8) shall be used to enhance surface water improvement or pollution control activities.

Section 40. Subsections (3) through (6) of section 373.459, Florida Statutes, are amended to read:

373.459 Funds for surface water improvement and management.—

- (3) The Ecosystem Management and Restoration Trust Fund shall be used for the deposit of funds appropriated by the Legislature for the purposes of ss. 373.451 373.4595. The department shall administer all funds appropriated to or received for surface water improvement and management activities. Expenditure of the moneys shall be limited to the costs of detailed planning and plan and program implementation for priority surface water bodies. Moneys may from the fund shall not be expended for planning for, or construction or expansion of, treatment facilities for domestic or industrial waste disposal.
- (4) The department shall authorize the release of money from the fund in accordance with the provisions of s. 373.501(2) and procedures in s. 373.59(4) and (5).
- (5) Moneys in the fund which are not needed to meet current obligations incurred under this section shall be transferred to the State Board of Administration, to the credit of the trust fund, to be invested in the manner provided by law. Interest received on such investments shall be credited to the trust fund.
- (5)(6) The match requirement of subsection (2) does shall not apply to the Suwannee River Water Management District, the Northwest Florida Water Management District, or a financially disadvantaged small local government as defined in former s. 403.885(3).

Section 41. Paragraph (a) of subsection (3) of section 373.4592, Florida Statutes, is amended to read:

373.4592 Everglades improvement and management.—

#### (3) EVERGLADES LONG-TERM PLAN.—

(a) The Legislature finds that the Everglades Program required by this section establishes more extensive and comprehensive requirements for surface water improvement and management within the Everglades than the SWIM plan requirements provided in ss. 373.451 and 373.453. In order to avoid duplicative requirements, and in order to conserve the resources available to the district, the SWIM plan requirements of those sections shall not apply to the Everglades Protection Area and the EAA during the term of the Everglades Program, and the district will neither propose, nor take final agency action on, any Everglades SWIM plan for those areas until the Everglades Program is fully implemented. Funds identified under former s. 259.101(3)(b), Florida Statutes 2014, may be used for acquisition of lands necessary to implement the Everglades Construction Project, to the extent these funds are identified in the Statement of Principles of July 1993. The district's actions in implementing the Everglades Construction Project relating to the responsibilities of the EAA and C-139 Basin for funding and water quality compliance in the EAA and the Everglades Protection Area shall be governed by this section. Other strategies or activities in the March 1992 Everglades SWIM plan may be implemented if otherwise authorized by

Section 42. Subsection (4) of section 373.45926, Florida Statutes, is amended to read:

373.45926 Everglades Trust Fund; allocation of revenues and expenditure of funds for conservation and protection of natural resources and abatement of water pollution.—

- (4) The following funds shall be deposited into the Everglades Trust Fund specifically for the implementation of the Everglades Forever Act.
  - (a) Alligator Alley toll revenues pursuant to s. 338.26(3).
- (b) Everglades agricultural privilege tax revenues pursuant to s. 373.4592(6).
- (c) C-139 agricultural privilege tax revenues pursuant to s. 373.4592(7).
  - (d) Special assessment revenues pursuant to s. 373.4592(8).
  - (e) Ad valorem revenues pursuant to s. 373.4592(4)(a).
- (f) Federal funds appropriated by the United States Congress for any component of the Everglades Construction Project.
- (g) Preservation 2000 funds for acquisition of lands necessary for implementation of the Everglades Forever Act as prescribed in an annual appropriation.
- (g)(h) Any additional funds specifically appropriated by the Legislature for this purpose.
- (h)(i) Gifts designated for implementation of the Everglades Forever Act from individuals, corporations, and other entities.
- (i)(j) Any additional funds that become available for this purpose from any other source.

Section 43. Paragraph (e) of subsection (4), paragraph (a) of subsection (6), and paragraph (b) of subsection (7) of section 373.470, Florida Statutes, are amended to read:

## 373.470 Everglades restoration.—

(4) SAVE OUR EVERGLADES TRUST FUND; FUNDS AUTHOR-IZED FOR DEPOSIT.—The following funds may be deposited into the Save Our Everglades Trust Fund created by s. 373.472 to finance implementation of the comprehensive plan, the Lake Okeechobee Watershed Protection Plan, the River Watershed Protection Plans, and the Keys Wastewater Plan:

- (e) Funds made available pursuant to s. 201.15 for debt service for Everglades restoration bonds.
- $(6)\,$  DISTRIBUTIONS FROM SAVE OUR EVERGLADES TRUST FUND.—
- (a) Except as provided in paragraphs (d) and (e) and for funds appropriated for debt service, the department shall distribute funds in the Save Our Everglades Trust Fund to the district in accordance with a legislative appropriation and s. 373.026(8)(b) and (e). Distribution of funds to the district from the Save Our Everglades Trust Fund shall be equally matched by the cumulative contributions from the district by fiscal year 2019-2020 by providing funding or credits toward project components. The dollar value of in-kind project design and construction work by the district in furtherance of the comprehensive plan and existing interest in public lands needed for a project component are credits towards the district's contributions.
- (7) ANNUAL REPORT.—To provide enhanced oversight of and accountability for the financial commitments established under this section and the progress made in the implementation of the comprehensive plan, the following information must be prepared annually as part of the consolidated annual report required by s. 373.036(7):
- (b) The department shall prepare a detailed report on all funds expended by the state and credited toward the state's share of funding for implementation of the comprehensive plan. The report shall include:
- 1. A description of all expenditures, by source and amount, from the former Conservation and Recreation Lands Trust Fund, the Land Acquisition Trust Fund, the former Preservation 2000 Trust Fund, the Florida Forever Trust Fund, the Save Our Everglades Trust Fund, and other named funds or accounts for the acquisition or construction of project components or other features or facilities that benefit the comprehensive plan.
  - 2. A description of the purposes for which the funds were expended.
- 3. The unencumbered fiscal-year-end balance that remains in each trust fund or account identified in subparagraph 1.

The information required in paragraphs (a), (b), and (c) shall be provided as part of the consolidated annual report required by s. 373.036(7). The initial report is due by November 30, 2000, and each annual report thereafter is due by March 1.

Section 44. Subsection (1) of section 373.472, Florida Statutes, is amended to read:

373.472 Save Our Everglades Trust Fund.—

(1) There is created within the Department of Environmental Protection the Save Our Everglades Trust Fund. Funds in the trust fund shall be expended to implement the comprehensive plan as defined in s. 373.470(2); the Lake Okeechobee Watershed Protection Plan as defined in s. 373.4595(2); the Caloosahatchee River Watershed Protection Plan as defined in s. 373.4595(2); the St. Lucie River Watershed Protection Plan as defined in s. 373.4595(2); the Long-Term Plan as defined in s. 373.4592(2); and the Florida Keys Area of Critical State Concern protection program under ss. 380.05 and 380.0552 to restore and conserve natural systems through the implementation of water management projects, including wastewater management projects identified in the "Keys Wastewater Plan" dated November 2007 and submitted to the Florida House of Representatives on December 4, 2007; and to pay debt service for Everglades restoration bonds issued pursuant to s. 215.619. The trust fund shall serve as the repository for state, local, and federal project contributions in accordance with s. 373.470(4).

Section 45. Subsection (2) of section 373.584, Florida Statutes, is amended to read:

373.584 Revenue bonds.—

(2) Revenues derived by the district from the Water Management Lands Trust Fund as provided in s. 373.59 or any other revenues of the district may be pledged to the payment of such revenue bonds; however, the ad valorem taxing powers of the district may not be pledged to the payment of such revenue bonds without prior compliance with the requirements of the State Constitution as to the affirmative vote of the

electors of the district and with the requirements of s. 373.563, and bonds payable from the Water Management Lands Trust Fund shall be issued solely for the purposes set forth in s. 373.59. Revenue bonds and notes shall be, and shall be deemed to be, for all purposes, negotiable instruments, subject only to the provisions of the revenue bonds and notes for registration. The powers and authority of districts to issue revenue bonds, including, but not limited to, bonds to finance a stormwater management system as defined by s. 373.403, and to enter into contracts incidental thereto, and to do all things necessary and desirable in connection with the issuance of revenue bonds, shall be coextensive with the powers and authority of municipalities to issue bonds under state law. The provisions of this section constitute full and complete authority for the issuance of revenue bonds and shall be liberally construed to effectuate its purpose.

Section 46. Section 373.59, Florida Statutes, is amended to read:

373.59 Payment in lieu of taxes for lands acquired for water management district purposes Water Management Lands Trust Fund.—

(1) There is established within the Department of Environmental Protection the Water Management Lands Trust Fund to be used as a nonlapsing fund for the purposes of this section. The moneys in this fund are hereby continually appropriated for the purposes of land acquisition, management, maintenance, capital improvements of land titled to the districts, payments in lieu of taxes, debt service on bonds issued prior to July 1, 1999, debt service on bonds issued on or after July 1, 1999, which are issued to refund bonds issued before July 1, 1999, preacquisition costs associated with land purchases, and the department's costs of administration of the fund. No refunding bonds may be issued which mature after the final maturity date of the bonds being refunded or which provide for higher debt service in any year than is payable on such bonds as of February 1, 2009. The department's costs of administration shall be charged proportionally against each district's allocation using the formula provided in subsection (8). Capital improvements shall include, but need not be limited to, perimeter fencing, signs, firelanes, control of invasive exotic species, controlled burning, habitat inventory and restoration, law enforcement, access roads and trails, and minimal public accommodations, such as primitive campsites, garbage receptacles, and toilets. The moneys in the fund may also be appropriated to supplement operational expenditures at the Northwest Florida Water Management District and the Suwannee River Water Management District, with such appropriations allocated prior to the allocations set out in subsection (8) to the five water management districts.

(2) Until the Preservation 2000 Program is concluded, each district shall file with the Legislature and the Secretary of Environmental Protection a report of acquisition activity, by January 15 of each year, together with modifications or additions to its 5 year plan of acquisition. Included in the report shall be an identification of those lands which require a full fee simple interest to achieve water management goals and those lands which can be acquired using alternatives to fee simple acquisition techniques and still achieve such goals. In their evaluation of which lands would be appropriate for acquisition through alternatives to fee simple, district staff shall consider criteria including, but not limited to, acquisition costs, the net present value of future land management costs, the net present value of ad valorem revenue loss to the local government, and the potential for revenue generated from activities compatible with acquisition objectives. The report shall also include a description of land management activity. However, no acquisition of lands shall occur without a public hearing similar to those held pursuant to the provisions set forth in s. 120.54. In the annual update of its 5 year plan for acquisition, each district shall identify lands needed to protect or recharge groundwater and shall establish a plan for their acquisition as necessary to protect potable water supplies. Lands which serve to protect or recharge groundwater identified pursuant to this paragraph shall also serve to protect other valuable natural resources or provide space for natural resource based recreation. Once all Preservation 2000 funds allocated to the water management districts have been expended or committed, this subsection shall be repealed.

(3) Each district shall remove the property of an unwilling seller from its plan of acquisition at the next scheduled update of the plan, if in receipt of a request to do so by the property owner. This subsection shall be repealed at the conclusion of the Preservation 2000 program.

(4) The Secretary of Environmental Protection shall release moneys from the Water Management Lands Trust Fund to a district for pre-

acquisition costs within 30 days after receipt of a resolution adopted by the district's governing board which identifies and justifies any such preacquisition costs necessary for the purchase of any lands listed in the district's 5 year plan. The district shall return to the department any funds not used for the purposes stated in the resolution, and the department shall deposit the unused funds into the Water Management Lands Trust Fund.

(5) The Secretary of Environmental Protection shall release to the districts moneys for management, maintenance, and capital improvements following receipt of a resolution and request adopted by the governing board which specifies the designated managing agency, specific management activities, public use, estimated annual operating costs, and other acceptable documentation to justify release of moneys.

(6) If a district issues revenue bonds or notes under s. 373.584 prior to July 1, 1999, the district may pledge its share of the moneys in the Water Management Lands Trust Fund as security for such bonds or notes. The Department of Environmental Protection shall pay moneys from the trust fund to a district or its designee sufficient to pay the debt service, as it becomes due, on the outstanding bonds and notes of the district; however, such payments shall not exceed the district's cumulative portion of the trust fund. However, any moneys remaining after payment of the amount due on the debt service shall be released to the district pursuant to subsection (5).

(7) Any unused portion of a district's share of the fund shall accumulate in the trust fund to the credit of that district. Interest carned on such portion shall also accumulate to the credit of that district to be used for management, maintenance, and capital improvements as provided in this section. The total moneys over the life of the fund available to any district under this section shall not be reduced except by resolution of the district governing board stating that the need for the moneys no longer exists. Any water management district with fund balances in the Water Management Lands Trust Fund as of March 1, 1999, may expend those funds for land acquisitions pursuant to s. 373.139, or for the purpose specified in this subsection.

(8) Moneys from the Water Management Lands Trust Fund shall be allocated as follows:

(a) Beginning with the 2009-2010 fiscal year, thirty percent shall be used first to pay debt service on bonds issued before February 1, 2009, by the South Florida Water Management District which are secured by revenues provided by this section or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to such bonds, then to transfer \$2,000,000 to the credit of the General Revenue Fund in each fiscal year, and lastly to distribute the remainder to the South Florida Water Management District.

(b) Beginning with the 2009-2010 fiscal year, twenty-five percent shall be used first to transfer \$2,500,000 to the credit of the General Revenue Fund in each fiscal year and then to distribute the remainder to the Southwest Florida Water Management District.

(e) Beginning with the 2009 2010 fiscal year, twenty five percent shall be used first to pay debt service on bonds issued before February 1, 2009, by the St. Johns River Water Management District which are secured by revenues provided by this section or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to such bonds, then to transfer \$2,500,000 to the credit of the General Revenue Fund in each fiscal year, and to distribute the remainder to the St. Johns River Water Management District.

(d) Ten percent to the Suwannee River Water Management District.

(e) Ten percent to the Northwest Florida Water Management District

(9) Moneys in the fund not needed to meet current obligations incurred under this section shall be transferred to the State Board of Administration, to the credit of the fund, to be invested in the manner provided by law. Interest received on such investments shall be credited to the fund.

(10)(a) Beginning July 1, 1999, not more than one fourth of the funds provided for in subsections (1) and (8) in any year shall be reserved annually by a governing board, during the development of its annual

operating budget, for payments in lieu of taxes for all actual ad valorem tax losses incurred as a result of all governing board acquisitions for water management district purposes. Reserved funds not used for payments in lieu of taxes in any year shall revert to the Water Management Lands Trust Fund to be used in accordance with the provisions of this section.

(2)(b) Payment in lieu of taxes shall be available:

(a)1. To all counties that have a population of 150,000 or fewer. Population levels shall be determined pursuant to s. 186.901. The population estimates published April 1 and used in the revenue-sharing formula pursuant to s. 186.901 shall be used to determine eligibility under this subsection and shall apply to payments made for the subsequent fiscal year.

(b)2. To all local governments located in eligible counties and whose lands are bought and taken off the tax rolls.

For properties acquired after January 1, 2000, in the event that such properties otherwise eligible for payment in lieu of taxes under this subsection are leased or reserved and remain subject to ad valorem taxes, payments in lieu of taxes shall commence or recommence upon the expiration or termination of the lease or reservation. If the lease is terminated for only a portion of the lands at any time, the annual payments shall be made for that portion only commencing the year after such termination, without limiting the requirement that annual payments shall be made on the remaining portion or portions of the land as the lease on each expires. For the purposes of this subsection, "local government" includes municipalities and the county school board.

(3)(e) If sufficient funds are unavailable in any year to make full payments to all qualifying counties and local governments, such counties and local governments shall receive a pro rata share of the moneys available.

(4)(d) The payment amount shall be based on the average amount of actual ad valorem taxes paid on the property for the 3 years preceding acquisition. Applications for payment in lieu of taxes shall be made no later than May 31 of the year for which payment is sought. No payment in lieu of taxes shall be made for properties which were exempt from ad valorem taxation for the year immediately preceding acquisition.

(5)(e) If property that was subject to ad valorem taxation was acquired by a tax-exempt entity for ultimate conveyance to the state under this chapter, payment in lieu of taxes shall be made for such property based upon the average amount of ad valorem taxes paid on the property for the 3 years prior to its being removed from the tax rolls. The water management districts shall certify to the Department of Revenue those properties that may be eligible under this provision. Once eligibility has been established, that governmental entity shall receive annual payments for each tax loss until the qualifying governmental entity exceeds the population threshold pursuant to subsection (2) paragraph (b).

(6)(4) Payment in lieu of taxes pursuant to this section subsection shall be made annually to qualifying counties and local governments after certification by the Department of Revenue that the amounts applied for are reasonably appropriate, based on the amount of actual ad valorem taxes paid on the eligible property, and after the water management districts have provided supporting documents to the Chief Financial Officer and have requested that payment be made in accordance with the requirements of this section. With the assistance of the local government requesting payment in lieu of taxes, the water management district that acquired the land is responsible for preparing and submitting application requests for payment to the Department of Revenue for certification.

(7)(g) If a water management district conveys to a county or local government title to any land owned by the district, any payments in lieu of taxes on the land made to the county or local government shall be discontinued as of the date of the conveyance.

(11) Notwithstanding any provision of this section to the contrary, the governing board of a water management district may request, and the Secretary of Environmental Protection shall release upon such request, moneys allocated to the districts pursuant to subsection (8) for purposes consistent with the provisions of s. 373.709, s. 373.705, s. 373.139, or ss. 373.451 373.4595 and for legislatively authorized land

acquisition and water restoration initiatives. No funds may be used pursuant to this subsection until necessary debt service obligations, requirements for payments in lieu of taxes, and land management obligations that may be required by this chapter are provided for.

(12) Notwithstanding subsection (8), and for the 2014 2015 fiscal year only, the moneys from the Water Management Lands Trust Fund are allocated as follows:

(a) An amount necessary to pay debt service on bonds issued before February 1, 2009, by the South Florida Water Management District and the St. Johns River Water Management District, which are secured by revenues provided pursuant to this section, or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to such bonds.

(b) Eight million dollars to be transferred to the General Revenue

(e) Seven million seven hundred thousand dollars to be transferred to the Save Our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013.

(d) Any remaining funds to be provided in accordance with the General Appropriations Act.

This subsection expires July 1, 2015.

Section 47. Section 373.5905, Florida Statutes, is amended to read:

373.5905 Reinstatement of payments in lieu of taxes; duration.—If a water management district has made a payment in lieu of taxes to a governmental entity and subsequently suspended such payment, beginning July 1, 2009, the water management district shall reinstate appropriate payments and continue the payments for as long as the county population remains below the population threshold pursuant to s. 373.59(2)(a) s. 373.59(10)(b). This section does not authorize or provide for payments in arrears.

Section 48. Subsection (8) of section 373.703, Florida Statutes, is amended to read:

373.703 Water production; general powers and duties.—In the performance of, and in conjunction with, its other powers and duties, the governing board of a water management district existing pursuant to this chapter:

(8) In addition to the power to issue revenue bonds pursuant to s. 373.584, may issue revenue bonds for the purposes of paying the costs and expenses incurred in carrying out the purposes of this chapter or refunding obligations of the district issued pursuant to this section. Such revenue bonds shall be secured by, and be payable from, revenues derived from the operation, lease, or use of its water production and transmission facilities and other water-related facilities and from the sale of water or services relating thereto. Such revenue bonds may not be secured by, or be payable from, moneys derived by the district from the Water Management Lands Trust Fund or from ad valorem taxes received by the district or from moneys appropriated by the Legislature, unless otherwise specifically authorized by law. All provisions of s. 373.584 relating to the issuance of revenue bonds which are not inconsistent with this section shall apply to the issuance of revenue bonds pursuant to this section. The district may also issue bond anticipation notes in accordance with the provisions of s. 373.584.

Section 49. Subsection (8) of section 375.031, Florida Statutes, is amended to read:

375.031 Acquisition of land; procedures.—

(8) The department may, if it deems it desirable and in the best interest of the program, request the board of trustees to sell or otherwise dispose of any lands or water storage areas acquired under this act. The board of trustees, when so requested, shall offer the lands or water storage areas, on such terms as the department may determine, first to other state agencies and then, if still available, to the county or municipality in which the lands or water storage areas lie. If not acquired by another state agency or local governmental body for beneficial public

purposes, the lands or water storage areas shall then be offered by the board of trustees at public sale, after first giving notice of such sale by publication in a newspaper published in the county or counties in which such lands or water storage areas lie not less than once a week for 3 consecutive weeks. All proceeds from the sale or disposition of any lands or water storage areas pursuant to this section shall be deposited *into the appropriate trust fund pursuant to s. 253.034(6)(k), (l), or (m)* in the Land Aequisition Trust Fund.

Section 50. Section 375.041, Florida Statutes, is amended to read:

#### 375.041 Land Acquisition Trust Fund.—

- (1) There is created a Land Acquisition Trust Fund within the Department of Environmental Protection. The Land Acquisition Trust Fund is designated by s. 28, Art. X of the State Constitution for receipt of certain documentary stamp tax revenue for the uses prescribed therein to facilitate and expedite the acquisition of land, water areas, and related resources required to accomplish the purposes of this act. The Land Acquisition Trust Fund shall be held and administered by the department. The Land Acquisition Trust Fund shall continue for as long as bonds are outstanding pursuant to s. 215.618 or s. 215.619, or any bonds secured on a parity basis with such bonds, or until the requirement of s. 28, Art. X of the State Constitution expires, whichever is later All moneys and revenue from the operation, management, sale, lease, or other disposition of land, water areas, related resources, and the facilities thereon acquired or constructed under this act shall be deposited in or credited to the Land Acquisition Trust Fund. Moneys accruing to any agency for the purposes enumerated in this act may be deposited in this fund. There shall also be deposited into the Land Acquisition Trust Fund other moneys as authorized by appropriate act of the Legislature. All moneys so deposited into the Land Acquisition Trust Fund shall be trust funds for the uses and purposes herein set forth, within the meaning of s. 215.32(1)(b); and such moneys shall not become or be commingled with the General Revenue Fund of the state, as defined by s. 215.32(1)(a).
- (2) All moneys and revenue from the sale or other disposition of land, water areas, or related resources acquired on or after July 1, 2015, for the purposes of s. 28, Art. X of the State Constitution shall be deposited into or credited to the Land Acquisition Trust Fund, except as otherwise provided pursuant to s. 253.034(6)(l).
- (3) Funds distributed into The moneys on deposit in the Land Acquisition Trust Fund pursuant to s. 201.15 shall be first applied to:
- (a) First, to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to Florida Forever bonds issued under s. 215.618; and pay debt service, provide reserves, and pay rebate obligations and other amounts due with respect to Everglades restoration bonds issued under s. 215.619;
- (b) Then, to pay the debt service on bonds issued before February 1, 2009, by the South Florida Water Management District and the St. Johns River Water Management District, which are secured by revenues provided pursuant to former s. 373.59, Florida Statutes 2014, or which are necessary to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to such bonds. This paragraph expires July 1, 2016; and
- (c) Then, to distribute \$32 million each fiscal year to the South Florida Water Management District for the Long-Term Plan as defined in s. 373.4592(2). This paragraph expires July 1, 2024 pay the rentals due under lease purchase agreements or to meet debt service requirements of revenue bonds issued pursuant to s. 375.051; provided, however, that debt service on Save Our Coast bonds shall not be paid from moneys transferred to the Land Acquisition Trust Fund pursuant to s. 259.032(2)(b).
- (4)(3)(a) Any remaining moneys in the Land Acquisition Trust Fund which are not distributed pledged for rentals or debt service as provided in subsection (3) (2) may be appropriated expended from time to time for the purposes set forth in s. 28, Art. X of the State Constitution to acquire land, water areas, and related resources and to construct, improve, enlarge, extend, operate, and maintain capital improvements and facilities in accordance with the plan.
- (b) In addition to the uses allowed under paragraph (a), for the 2014-2015 fiscal year, moneys in the Land Acquisition Trust Fund may be

- transferred to support the Total Maximum Daily Loads Program as provided in the General Appropriations Act. This paragraph expires July  $1,\,2015.$
- (e) For the 2014 2015 fiscal year only, moneys in the Land Acquisition Trust Fund may be transferred to the Save Our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013, and to the Florida Forever Trust Fund for the Florida Forever program pursuant to nonoperating budget authority under s. 216.181(12). This paragraph expires July 1, 2015.
- (4) The department may disburse moneys in the Land Acquisition Trust Fund to pay all necessary expenses to carry out the purposes of this act. The department shall disburse moneys from the Land Acquisition Trust Fund to the Fish and Wildlife Conservation Commission for the purpose of funding law enforcement services on state lands.
- (5) Moneys accruing to other agencies for the purposes designated in subsection (1) shall be transferred pursuant to nonoperating budget authority under s. 216.181(12). Agencies shall maintain the integrity of such transferred moneys. Any transferred moneys available from reversions or reductions of budget authority in the other agencies shall be transferred back to the Land Acquisition Trust Fund in the Department of Environmental Protection within 15 days after such reversion or reduction and must be available for future appropriation pursuant to s. 28, Art. X of the State Constitution.
- (6)(5) When the Legislature has authorized the Department of Environmental Protection to condemn a specific parcel of land and such parcel already has been approved for acquisition through the fund, the land may be acquired in accordance with the provisions of chapter 73 or chapter 74, and the fund may be used to pay the condemnation award and all costs, including a reasonable attorney fees attorney's fee, associated with condemnation.
- Section 51. Subsection (2) of section 375.044, Florida Statutes, is amended to read:
  - 375.044 Land Acquisition Trust Fund budget request.—
- (2) The legislative budget request shall be submitted to the Executive Office of the Governor and the Legislature in conjunction with the provisions of ss. 216.023, 216.031, and 216.043. The 10-year request shall include, but need shall not be limited to:
- $\mbox{\ \ (a)}\ \ A$  10-year annual cash-flow analysis of the Land Acquisition Trust Fund.
- (b) The requested schedule of the agency for issuance of Save Our Coasts bonds.
- $(b) \mbox{(e)}$  Forecasts of anticipated revenues to the Land Acquisition Trust Fund.
- (c)(d) The estimate of the agency of Land Acquisition Trust Fund encumbrances and commitments for each year and the corresponding estimates of expenditures.
  - Section 52. Section 375.045, Florida Statutes, is repealed.
- Section 53. Subsection (1) and paragraph (c) of subsection (2) of section 375.075, Florida Statutes, are amended to read:
- $375.075\,$  Outdoor recreation; financial assistance to local governments —
- (1) The Department of Environmental Protection is authorized to establish the Florida Recreation Development Assistance Program to provide grants, subject to legislative appropriation, to qualified local governmental entities to acquire or develop land for public outdoor recreation purposes. To the extent not needed for debt service on bonds issued pursuant to s. 375.051, each year the department shall develop and plan a program which shall be based upon funding of not less than 5 percent of the money credited to the Land Acquisition Trust Fund pursuant to s. 201.15(2) and (3) in that year. The department shall develop and plan a program that must which shall be based upon the cumulative total funding appropriated by the Legislature for such purpose provided

from this section and from the Florida Forever Trust Fund pursuant to s. 259.105(3)(d).

(2)

(c) Funds may not be released under No release of funds from the Land Acquisition Trust Fund, or from the Florida Forever Trust Fund beginning in fiscal year 2001 2002, for this program may be made for these public recreation projects until the projects have been selected through the competitive selection process provided for in this section.

Section 54. Section 376.11, Florida Statutes, is amended to read:

#### 376.11 Florida Coastal Protection Trust Fund.—

- (1) The purpose of this section is to provide a mechanism to have financial resources immediately available for prevention of, and cleanup and rehabilitation after, a pollutant discharge, to prevent further damage by the pollutant, and to pay for damages. It is the legislative intent that this section be liberally construed to effect the purposes set forth, such interpretation being especially imperative in light of the danger to the environment and resources.
- (2) The Florida Coastal Protection Trust Fund is established, to be used by the department and the Fish and Wildlife Conservation Commission as a nonlapsing revolving fund for earrying out the purposes of ss. 376.011-376.21.
- (3) The following funds shall be deposited into the Florida Coastal Protection Trust Fund: To this fund shall be credited
- (a) All registration fees, penalties, judgments, damages recovered pursuant to s. 376.121, other fees and charges related to ss. 376.011-376.21, and the excise tax revenues levied, collected, and credited pursuant to ss. 206.9935(1) and 206.9945(1)(a);
- (b) Proceeds of fines and awards of damages pursuant to s. 161.054; and
  - (c) Funds from other sources otherwise specified by law.
  - (4) Charges against the fund shall be in accordance with this section.
- (5)(3) Moneys in the fund that are not needed currently to meet the obligations of the department in the exercise of its responsibilities under ss. 376.011-376.21 shall be deposited with the Chief Financial Officer to the credit of the fund and may be invested in such manner as is provided for by statute. Interest received on such investment shall be credited to the fund, except as otherwise specified herein.
- (6)(4) Moneys in the Florida Coastal Protection Trust Fund may shall be used disbursed for the following purposes and no others:
  - (a) To carry out the purposes of ss. 376.011-376.21.
- (b)(a) To pay administrative expenses, personnel expenses, and equipment costs of the department and the Fish and Wildlife Conservation Commission related to the enforcement of ss. 376.011-376.21.
- (c)(b) All costs involved in the prevention and abatement of pollution related to the discharge of pollutants covered by ss. 376.011-376.21 and the abatement of other potential pollution hazards as authorized herein.
- (d)(e) All costs and expenses of the cleanup, restoration, and rehabilitation of waterfowl, wildlife, and all other natural resources damaged by the discharge of pollutants, including the costs of assessing and recovering damages to natural resources, whether performed or authorized by the department or any other state or local agency.
- (e)(d) All provable costs and damages which are the proximate results of the discharge of pollutants covered by ss. 376.011-376.21.
- (p)(e) Loans to the Inland Protection Trust Fund created in s. 376.3071.
- (g)(f) The interest earned from investments of the balance in the Florida Coastal Protection Trust Fund shall be used for funding the administrative expenses, personnel expenses, and equipment costs of the department relating to the enforcement of ss. 376.011-376.21.

- (h)(g) The funding of a grant program to local governments, pursuant to s. 376.15(3)(d) and (e), for the removal of derelict vessels from the public waters of the state.
- (i)(h) The department may spend up to \$1 million per year from the principal of the fund to acquire, design, train, and maintain emergency cleanup response teams and equipment located at appropriate ports throughout the state for the purpose of cleaning oil and other toxic materials from coastal waters. When the teams and equipment are not needed for these purposes they may be used for any other valid purpose of the department.
- (j)(i) To provide a temporary transfer of funds in an amount not to exceed \$10 million to the Minerals Trust Fund as set forth in s. 376.40.
  - (k) Funding for marine law enforcement.
- (7)(5) Any interest in lands acquired using moneys in the Florida Coastal Protection Trust Fund shall be held by the Trustees of the Internal Improvement Trust Fund, and such lands shall be acquired pursuant to the procedures set forth in s. 253.025.
- (8)(6) The department shall recover to the use of the fund from the person or persons causing the discharge or from the Federal Government, jointly and severally, all sums owed or expended from the fund, pursuant to s. 376.123(10), except that recoveries resulting from damage due to a discharge of a pollutant or other similar disaster shall be apportioned between the Florida Coastal Protection Trust Fund and the General Revenue Fund so as to repay the full costs to the General Revenue Fund of any sums disbursed therefrom as a result of such disaster. Requests for reimbursement to the fund for the above costs, if not paid within 30 days of demand, shall be turned over to the Department of Legal Affairs for collection.
- Section 55. Subsection (8) of section 376.123, Florida Statutes, is amended to read:
- 376.123 Claims against the Florida Coastal Protection Trust Fund.—
- (8) If a person chooses to make a claim against the fund and accepts payment from, or a judgment against, the fund, then the department shall be subrogated to any cause of action that the claimant may have had, to the extent of such payment or judgment, and shall diligently pursue recovery on that cause of action pursuant to subsection (10) and  $s.\,376.11(8)$  s. 376.11(6). In any such action, the amount of damages shall be proved by the department by submitting to the court a written report of the amounts paid or owed from the fund to claimants. Such written report shall be admissible as evidence, and the amounts paid from or owed by the fund to the claimants stated therein shall be irrebuttably presumed to be the amount of damages.
- Section 56. Paragraphs (g) through (l) are added to subsection (1) of section 376.307, Florida Statutes, subsection (4) of that section is amended, and subsection (8) is added to that section, to read:
  - 376.307 Water Quality Assurance Trust Fund.—
- (1) The Water Quality Assurance Trust Fund is intended to serve as a broad-based fund for use in responding to incidents of contamination that pose a serious danger to the quality of groundwater and surface water resources or otherwise pose a serious danger to the public health, safety, or welfare. Moneys in this fund may be used:
- (g) For detailed planning for and implementation of programs for the management and restoration of ecosystems.
- (h) For development and implementation of surface water improvement and management plans and programs under ss. 373.451-373.4595.
- (i) For activities to restore polluted areas of the state, as defined by the department, to their condition before pollution occurred or to otherwise enhance pollution control activities.
- (j) For activities undertaken by the department to recover moneys as a result of actions against a person for a violation of chapter 373.

- (k) For funding activities described in s. 403.086(9) which are authorized for implementation under the Leah Schad Memorial Ocean Outfall Program.
- (l) For funding activities to restore or rehabilitate injured or destroyed coral reefs.
  - (4) The trust fund shall be funded as follows:
- (a) An annual transfer of interest funds from the Florida Coastal Protection Trust Fund pursuant to s. 376.11(6)(g) s. 376.11(4)(f).
- (b) All excise taxes levied, collected, and credited to the Water Quality Assurance Trust Fund in accordance with the provisions of ss. 206.9935(2) and 206.9945(1)(b).
- (c) All penalties, judgments, recoveries, reimbursements, and other fees and charges related to the enforcement of ss. 376.30-376.317, other than penalties, judgments, and other fees and charges related to the enforcement of ss. 376.3071 and 376.3073.
- (d) The fee on the retail sale of lead-acid batteries credited to the Water Quality Assurance Trust Fund under s. 403.7185.
- (e) All penalties, judgments, recoveries, reimbursements, loans, and other fees and charges collected under s. 376.3078; tax revenues levied, collected, and credited under ss. 376.70 and 376.75; and registration fees collected under s. 376.303(1)(d).
  - (f) All civil penalties recovered pursuant to s. 373.129(5)(a).
- (g) Funds appropriated by the Legislature for the purposes of ss. 373.451-373.4595.
- (h) Moneys collected pursuant to s. 403.121 and designated for deposit into the Water Quality Assurance Trust Fund.
- (i) Moneys recovered by the state as a result of actions initiated by the department against a person for a violation of chapter 373 or chapter 403.
- (j) Damages recovered pursuant to s. 403.93345 for coral reef protection.
- (k) Funds available for the Leah Schad Memorial Ocean Outfall Program pursuant to s. 403.08601.
- (l) Funds received by the state for injury to or destruction of coral reefs, which funds would otherwise be deposited into the General Revenue Fund or the Internal Improvement Trust Fund. The department may enter into settlement agreements that require responsible parties to pay a third party to fund projects related to the restoration of a coral reef, to accomplish mitigation for injury to a coral reef, or to support the activities of law enforcement agencies related to coral reef injury response, investigation, and assessment. Participation of a law enforcement agency in the receipt of funds through this mechanism shall be at the law enforcement agency's discretion.
  - (m) Moneys from sources otherwise specified by law.
- (8) A settlement entered into by the department may not limit the Legislature's authority to appropriate moneys from the trust fund; however, the department may enter into a settlement in which the department agrees to request that moneys received pursuant to the settlement will be included in its legislative budget request for purposes set out in the settlement; and further, the department may enter into a settlement in cases involving joint enforcement with the Hillsborough County pollution control program, as a program approved by the department pursuant to s. 403.182, in which the department agrees that moneys are to be deposited into that local program's pollution recovery fund and used for projects directed toward addressing the environmental damage that was the subject of the cause of action for which funds were received.
- Section 57. Subsection (4) of section 376.40, Florida Statutes, is amended to read:
- 376.40 Petroleum exploration and production; purposes; funding.—
- $\ensuremath{(4)}$  FUNDING.—There shall be deposited in the Minerals Trust Fund:

- (a) All fees charged permittees under ss. 377.24(1), 377.2408(1), and 377.2425(1)(b).
- (b) All penalties, judgments, recoveries, reimbursements, and other fees and charges related to the implementation of this section.
- (c) Any other funds required to be deposited in the trust fund under provisions of law.

If moneys on deposit in the trust fund are not sufficient to satisfy the needed remedial or corrective action, and if the responsible party does not take remedial and corrective action in a timely manner or if a catastrophic event occurs, a temporary transfer of the required amount, or a maximum of \$10 million, from the Florida Coastal Protection Trust Fund pursuant to  $s.\ 376.11(6)(j)\ s.\ 376.11(4)(i)$  is authorized. The Florida Coastal Protection Trust Fund shall be reimbursed immediately upon deposit into the Minerals Trust Fund of moneys referred to in paragraph (b).

Section 58. Section 379.202, Florida Statutes, is repealed.

Section 59. Subsection (2) of section 379.206, Florida Statutes, is amended, and subsection (3) is added to that section to read:

#### 379.206 Grants and Donations Trust Fund.—

- (2) The fund is established for use as a depository for funds to be used for allowable grant and donor agreement activities funded by restricted contractual revenue. Moneys to be credited to the trust fund shall consist of grants and donations from private and public nonfederal sources, development-of-regional-impact wildlife mitigation contributions, interest earnings, and cash advances from other trust funds.
- (3) If acquisition pursuant to this section will result in state ownership of land, title shall be vested in the Board of Trustees of the Internal Improvement Trust Fund as required in chapter 253. Land acquisition pursuant to this section shall be voluntary, negotiated acquisition and, if title is to be vested in the Board of Trustees of the Internal Improvement Trust Fund, is subject to the acquisition procedures of s. 253.025.
- Section 60. Section 379.212, Florida Statutes, is amended to read:
- 379.212 Land Acquisition Trust Fund.—
- (1)(a) There is established within the Fish and Wildlife Conservation Commission the Land Acquisition Trust Fund to implement s. 28, Art. X of the State Constitution for the purpose of acquiring, assisting other agencies or local governments in acquiring, or managing lands important to the conservation of fish and wildlife.
- (b) The Fish and Wildlife Conservation Commission or its designee shall manage such lands for the primary purpose of maintaining and enhancing their habitat value for fish and wildlife. Other uses may be allowed that are not contrary to this purpose.
- (c) Where acquisition pursuant to this section will result in state ownership of land, title shall be vested in the Board of Trustees of the Internal Improvement Trust Fund as required in chapter 253. Land acquisition pursuant to this section shall be voluntary, negotiated acquisition and, where title is to be vested in the Board of Trustees of the Internal Improvement Trust Fund, is subject to the acquisition procedures of s. 253.025.
- (d) Acquisition costs shall include purchase prices and costs and fees associated with title work, surveys, and appraisals required to complete an acquisition.
- (2) The fund may be credited with funds transferred from the Land Acquisition Trust Fund within the Department of Environmental Protection as provided in s. 375.041 Moneys which may be deposited into the Land Acquisition Trust Fund for the purposes of this section may include, but not be limited to, donations, grants, development of regional impact wildlife mitigation contributions, or legislative appropriations. Preservation 2000 acquisition moneys and Conservation and Recreation Lands management moneys shall not be deposited into this fund.
- (3) The Fish and Wildlife Conservation Commission shall maintain the integrity of such moneys transferred from the Department of Environmental Protection. Any transferred moneys available from rever-

sions and reductions in budget authority shall be transferred back to the Land Acquisition Trust Fund in the Department of Environmental Protection within 15 days after such reversion or reduction and must be available for future appropriation pursuant to s. 28, Art. X of the State Constitution.

- Section 61. (1) All undisbursed, unobligated balances and all certified forward appropriations remaining in the Land Acquisition Trust Fund within the Fish and Wildlife Conservation Commission on June 30, 2015, shall be transferred to the Grants and Donations Trust Fund, FLAIR number 77-2-339, within the Fish and Wildlife Conservation Commission.
- (2) This section shall take effect upon this act becoming a law or on June 29, 2015, whichever occurs earlier.
- Section 62. Subsection (2) of section 379.214, Florida Statutes, is amended to read:
  - 379.214 Invasive Plant Control Trust Fund.—
- (2) Funds to be credited to and uses of the trust fund shall be administered in accordance with the provisions of ss. 201.15, 206.606, 328.76, 369.20, 369.22, 369.252, and 379.502.
- Section 63. Subsection (12) of section 380.0666, Florida Statutes, is amended to read:
- 380.0666 Powers of land authority.—The land authority shall have all the powers necessary or convenient to carry out and effectuate the purposes and provisions of this act, including the following powers, which are in addition to all other powers granted by other provisions of this act:
- (12) To identify parcels of land within the area or areas of critical state concern that would be appropriate acquisitions by the state from the Conservation and Recreational Lands Trust Fund and recommend such acquisitions to the advisory council established pursuant to s. 259.035 or its successor.
  - Section 64. Section 380.0677, Florida Statutes, is repealed.
- Section 65. Subsection (11) of section 380.507, Florida Statutes, is amended to read:
- 380.507 Powers of the trust.—The trust shall have all the powers necessary or convenient to carry out the purposes and provisions of this part, including:
- (11) To make rules necessary to carry out the purposes of this part and to exercise any power granted in this part, pursuant to the provisions of chapter 120. The trust shall adopt rules governing the acquisition of lands with using proceeds from the Preservation 2000 Trust Fund and the Florida Forever Trust Fund, consistent with the intent expressed in the Florida Forever Act. Such rules for land acquisition must include, but are not limited to, procedures for appraisals and confidentiality consistent with ss. 125.355(1)(a) and (b) and 166.045(1)(a) and (b), a method of determining a maximum purchase price, and procedures to assure that the land is acquired in a voluntarily negotiated transaction, surveyed, conveyed with marketable title, and examined for hazardous materials contamination. Land acquisition procedures of a local land authority created pursuant to s. 380.0663 or s. 380.0677 may be used for the land acquisition programs described in former s. by ss. 259.101(3)(c), Florida Statutes 2014, and in s. 259.105 if within areas of critical state concern designated pursuant to s. 380.05, subject to approval of the trust.
- Section 66. Subsection (4) of section 380.508, Florida Statutes, is amended to read:
  - 380.508 Projects; development, review, and approval.—
- (4) Projects or activities which the trust undertakes, coordinates, or funds in any manner shall comply with the following guidelines:
- (a) The purpose of redevelopment projects shall be to restore areas which are adversely affected by scattered ownership, poor lot layout, inadequate park and open space, incompatible land uses, or other conditions which endanger the environment or impede orderly development.

- Grants and loans awarded for redevelopment projects shall be used for assembling parcels of land within redevelopment project areas for the redesign of such areas and for the installation of public improvements required to serve such areas. After redesign and installation of public improvements, if any, lands in redevelopment projects, with the exception of lands acquired for public purposes, shall be conveyed to any person for development in accordance with a redevelopment project plan approved according to this part.
- (b) The purpose of resource enhancement projects shall be to enhance natural resources which, because of indiscriminate dredging or filling, improper location of improvements, natural or human-induced events, or incompatible land uses, have suffered loss of natural and scenic values. Grants and loans awarded for resource enhancement projects shall be used for the assembly of parcels of land to improve resource management, for relocation of improperly located or designed improvements, and for other corrective measures which will enhance the natural and scenic character of project areas.
- (c) The purpose of public access projects shall be to acquire interests in and initially develop lands which are suitable for and which will be used for public accessways to surface waters. The trust shall identify local governments and nonprofit organizations which will accept responsibility for maintenance and liability for public accessways which are located outside the state park system. The trust may lease any public access site developed under this part to a local government or nonprofit organization, provided that the conditions of the lease guarantee public use of the site. The trust may accept, from any local government or nonprofit organization, fees collected for providing public access to surface waters. The trust shall expend any such funds it accepts only for acquisition, development, and maintenance of such public accessways. To the maximum extent possible, the trust shall expend such fees in the general area where they are collected or in areas where public access to surface waters is clearly deficient. The trust may transfer funds, including such fees, to a local government or nonprofit organization to acquire public access sites. In developing or coordinating public access projects, the trust shall ensure that project plans involving beach access are consistent with state laws governing beach access.
- (d) The purpose of urban waterfront restoration projects shall be to restore deteriorated or deteriorating urban waterfronts for public use and enjoyment. Urban waterfront restoration projects shall include public access sites.
- (e) The purpose of working waterfront projects shall be to restore and preserve working waterfronts as provided in s. 380.5105.
- (f) The trust shall cooperate with local governments, state agencies, federal agencies, and nonprofit organizations in ensuring the reservation of lands for parks, recreation, fish and wildlife habitat, historical preservation, or scientific study. If In the event that any local government, state agency, federal agency, or nonprofit organization is unable, due to limited financial resources or other circumstances of a temporary nature, to acquire a site for the purposes described in this paragraph, the trust may acquire and hold the site for subsequent conveyance to the appropriate governmental agency or nonprofit organization. The trust may provide such technical assistance as is required to aid local governments, state and federal agencies, and nonprofit organizations in completing acquisition and related functions. The trust may shall not reserve lands acquired in accordance with this paragraph for more than 5 years from the time of acquisition. A local government, federal or state agency, or nonprofit organization may acquire the land at any time during this period for public purposes. The purchase price shall be based upon the trust's cost of acquisition, plus administrative and management costs in reserving the land. The payment of the this purchase price shall be by money, trust-approved property of an equivalent value, or a combination of money and trust-approved property. If, after the 5-year period, the trust has not sold to a governmental agency or nonprofit organization land acquired for site reservation, the trust shall dispose of such land at fair market value or shall trade it for other land of comparable value which will serve to accomplish the purposes of this part. Any proceeds from the sale of such land received by the department shall be deposited into in the appropriate Florida Communities trust fund pursuant to s. 253.034(6)(k), (l), or (m).

Project costs may include costs of providing parks, open space, public access sites, scenic easements, and other areas and facilities serving the public where such features are part of a project plan approved according

to this part. In undertaking or coordinating projects or activities authorized by this part, the trust shall, when appropriate, use and promote the use of creative land acquisition methods, including the acquisition of less than fee interest through, among other methods, conservation easements, transfer of development rights, leases, and leaseback arrangements. The trust also shall assist local governments in the use of sound alternative methods of financing for funding projects and activities authorized *under* by this part. Any funds over and above eligible project costs, which remain after completion of a project approved according to this part, shall be transmitted to the state and deposited *into* in the *Florida Forever* Florida Communities Trust Fund.

Section 67. Paragraph (f) of subsection (3) and subsections (5) and (7) of section 380.510, Florida Statutes, are amended to read:

380.510 Conditions of grants and loans.—

- (3) In the case of a grant or loan for land acquisition, agreements shall provide all of the following:
- (f) The term of any grant using funds received from the Preservation 2000 Trust Fund, pursuant to s. 259.101(3)(e), shall be for a period not to exceed 24 months. The governing board of the trust may offer a grant with a shorter term and may extend a grant beyond 24 months when the grant recipient demonstrates that significant progress is being made toward closing the project or that extenuating circumstances warrant an extension of time. If a local government project which was awarded a grant is not closed within 24 months and the governing board of the trust does not grant an extension, the grant reverts to the trust's unencumbered balance of Preservation 2000 funds to be redistributed to other eligible projects. The local government may reapply for a grant to fund the project in the trust's next application cycle.

Any deed or other instrument of conveyance whereby a nonprofit organization or local government acquires real property under this section shall set forth the interest of the state. The trust shall keep at least one copy of any such instrument and shall provide at least one copy to the Board of Trustees of the Internal Improvement Trust Fund.

- (5) Any funds the trust collects from a nonprofit organization or local government under a grant or loan agreement shall be deposited *into* in the *Internal Improvement* Florida Communities Trust Fund within the Department of Environmental Protection.
- (7) Any funds received by the trust from the Preservation 2000 Trust Fund pursuant to s. 259.105(3)(c) or s. 375.041 s. 259.101(3)(e) and the Florida Forever Trust Fund pursuant to s. 259.105(3)(e) shall be held separate and apart from any other funds held by the trust and shall be used for the land acquisition purposes of this part. In addition to the other conditions set forth in this section, the disbursement of Preservation 2000 and Florida Forever funds from the trust shall be subject to the following conditions:
- (a) The administration and use of Florida Forever any funds are received by the trust from the Preservation 2000 Trust Fund and the Florida Forever Trust Fund shall be subject to such terms and conditions imposed thereon by the agency of the state responsible for the bonds, the proceeds of which are deposited into in the Preservation 2000 Trust Fund and the Florida Forever Trust Fund, including restrictions imposed to ensure that the interest on any such bonds issued by the state as tax-exempt bonds is will not be included in the gross income of the holders of such bonds for federal income tax purposes.
- (b) All deeds or leases with respect to any real property acquired with funds received by the trust from the Preservation 2000 Trust Fund, the Florida Forever Trust Fund, or the Land Acquisition Trust Fund must shall contain such covenants and restrictions as are sufficient to ensure that the use of such real property at all times complies with s. 375.051 and s. 9, Art. XII of the State Constitution. Each deed All deeds or lease leases with respect to any real property acquired with funds received by the trust from the Florida Forever Trust Fund before July 1, 2015, must shall contain such covenants and restrictions as are sufficient to ensure that the use of such real property at all times complies with s. 11(e), Art. VII of the State Constitution. Each deed or lease with respect to any real property acquired with funds received by the trust from the Florida Forever Trust Fund after July 1, 2015, must contain covenants and restrictions sufficient to ensure that the use of such real property at all times complies with s. 28, Art. X of the State Constitution. Each deed

or lease *must* shall contain a reversion, conveyance, or termination clause that *vests* will vest title in the Board of Trustees of the Internal Improvement Trust Fund if any of the covenants or restrictions are violated by the titleholder or leaseholder or by some third party with the knowledge of the titleholder or leaseholder.

Section 68. Section 380.511, Florida Statutes, is repealed.

Section 69. Subsection (2) of section 403.0615, Florida Statutes, is amended to read:

403.0615 Water resources restoration and preservation.—

- (2) Subject to specific legislative appropriation, the department shall establish a program to assist in the restoration and preservation of bodies of water and to enhance existing public access when deemed necessary for the enhancement of the restoration effort. This program shall be funded from the General Revenue Fund, from funds available from the Ecosystem Management and Restoration Trust Fund, and from available federal moneys.
  - Section 70. Section 403.08601, Florida Statutes, is amended to read:

403.08601 Leah Schad Memorial Ocean Outfall Program.—The Legislature declares that as funds become available the state may assist the local governments and agencies responsible for implementing the Leah Schad Memorial Ocean Outfall Program pursuant to s. 403.086(9). Funds received from other sources provided for in law, the General Appropriations Act, from gifts designated for implementation of the plan from individuals, corporations, or other entities, or federal funds appropriated by Congress for implementation of the plan, may be deposited into an account of the Water Quality Assurance Ecosystem Management and Restoration Trust Fund created pursuant to s. 403.1651.

Section 71. Subsection (11) of section 403.121, Florida Statutes, is amended to read:

- 403.121 Enforcement; procedure; remedies.—The department shall have the following judicial and administrative remedies available to it for violations of this chapter, as specified in s. 403.161(1).
- (11) Penalties collected pursuant to this section shall be deposited into in the Water Quality Assurance Ecosystem Management and Restoration Trust Fund or other trust fund designated by statute and shall be used to fund the restoration of ecosystems, or polluted areas of the state, as defined by the department, to their condition before pollution occurred. The Florida Conflict Resolution Consortium may use a portion of the fund to administer the mediation process provided in paragraph (2)(e) and to contract with private mediators for administrative penalty cases.
  - Section 72. Section 403.1651, Florida Statutes, is repealed.

Section 73. Subsection (1) of section 403.885, Florida Statutes, is amended to read:

403.885 Water Projects Grant Program.—

(1) The Department of Environmental Protection shall administer a grant program to use funds transferred pursuant to s. 212.20 to the Ecosystem Management and Restoration Trust Fund or other moneys as appropriated by the Legislature for water quality improvement, stormwater management, wastewater management, and water restoration and other water projects as specifically appropriated by the Legislature. Eligible recipients of such grants include counties, municipalities, water management districts, and special districts that have legal responsibilities for water quality improvement, water management, stormwater management, wastewater management, lake and river water restoration projects, and drinking water projects pursuant to this section.

Section 74. Section 403.8911, Florida Statutes, is repealed.

Section 75. Subsection (6) of section 403.9325, Florida Statutes, is amended to read:

403.9325 Definitions.—For the purposes of ss. 403.9321-403.9333, the term:

- (6) "Public lands that have been set aside for conservation or preservation" means:
- (a) Lands and interests acquired with funds deposited into the Land Acquisition Trust Fund pursuant to s. 28(a), Art. X of the State Constitution;
  - (b)(a) Conservation and recreation lands under chapter 259;
  - (c)(b) State and national parks;
- (d)(e) State and national reserves and preserves, except as provided in s. 403.9326(3):
  - (e)(d) State and national wilderness areas;
- (f)(e) National wildlife refuges (only those lands under Federal Government ownership);
- (g)(f) Lands acquired under the through the Water Management Lands Trust Fund, Save Our Rivers Program;
  - (h)(g) Lands acquired under the Save Our Coast program;
- (i)(h) Lands acquired under the environmentally endangered lands bond program;
- (j)(i) Public lands designated as conservation or preservation under a local government comprehensive plan;
- (k)( $\frac{1}{2}$ ) Lands purchased by a water management district, the Fish and Wildlife Conservation Commission, or any other state agency for conservation or preservation purposes;
- (l)(k) Public lands encumbered by a conservation easement that does not provide for the trimming of mangroves; and
- (m)(+) Public lands designated as critical wildlife areas by the Fish and Wildlife Conservation Commission.
- Section 76. Paragraph (f) of subsection (3) and subsection (11) of section 403.93345, Florida Statutes, are amended to read:
  - 403.93345 Coral reef protection.—
  - (3) As used in this section, the term:
- (f) "Fund" means the Water Quality Assurance Ecosystem Management and Restoration Trust Fund.
- (11) All damages recovered by or on behalf of this state for injury to, or destruction of, the coral reefs of the state that would otherwise be deposited in the general revenue accounts of the State Treasury or in the Internal Improvement Trust Fund shall be deposited into in the Water Quality Assurance Ecosystem Management and Restoration Trust Fund in the department and shall remain in such account until expended by the department for the purposes of this section. Moneys in the fund received from damages recovered for injury to, or destruction of, coral reefs must be expended only for the following purposes:
- (a) To provide funds to the department for reasonable costs incurred in obtaining payment of the damages for injury to, or destruction of, coral reefs, including administrative costs and costs of experts and consultants. Such funds may be provided in advance of recovery of damages.
- (b) To pay for restoration or rehabilitation of the injured or destroyed coral reefs or other natural resources by a state agency or through a contract to any qualified person.
- (c) To pay for alternative projects selected by the department. Any such project shall be selected on the basis of its anticipated benefits to the residents of this state who used the injured or destroyed coral reefs or other natural resources or will benefit from the alternative project.
- (d) All claims for trust fund reimbursements under paragraph (a) must be made within 90 days after payment of damages is made to the state.
- (e) Each private recipient of fund disbursements shall be required to agree in advance that its accounts and records of expenditures of such

- moneys are subject to audit at any time by appropriate state officials and to submit a final written report describing such expenditures within 90 days after the funds have been expended.
- (f) When payments are made to a state agency from the fund for expenses compensable under this subsection, such expenditures shall be considered as being for extraordinary expenses, and no agency appropriation shall be reduced by any amount as a result of such reimbursement.
- Section 77. Subsections (5) and (6) of section 420.5092, Florida Statutes, are amended to read:
  - 420.5092 Florida Affordable Housing Guarantee Program.—
- (5) Pursuant to s. 16, Art. VII of the State Constitution, the corporation may issue, in accordance with s. 420.509, revenue bonds of the corporation to establish the guarantee fund. The Such revenue bonds are shall be primarily payable from and secured by annual debt service reserves, from interest earned on funds on deposit in the guarantee fund, from fees, charges, and reimbursements established by the corporation for the issuance of affordable housing guarantees, and from any other revenue sources received by the corporation and deposited by the corporation into the guarantee fund for the issuance of affordable housing guarantees. If To the extent such primary revenue sources are considered insufficient by the corporation, pursuant to the certification provided in subsection (6), to fully fund the annual debt service reserve, the certified deficiency in such reserve is also shall be additionally payable from the first proceeds of the documentary stamp tax moneys deposited into the State Housing Trust Fund pursuant to s. 201.15(4)(c) and (d) s. 201.15(9)(a) and (10)(a) during the ensuing state fiscal year.
- (6)(a) If the primary revenue sources to be used for repayment of revenue bonds used to establish the guarantee fund are insufficient for such repayment, the annual principal and interest due on each series of revenue bonds are shall be payable from funds in the annual debt service reserve. The corporation shall, before June 1 of each year, perform a financial audit to determine whether at the end of the state fiscal year there will be on deposit in the guarantee fund an annual debt service reserve from interest earned pursuant to the investment of the guarantee fund, fees, charges, and reimbursements received from issued affordable housing guarantees and other revenue sources available to the corporation. Based upon the findings in such guarantee fund financial audit, the corporation shall certify to the Chief Financial Officer the amount of any projected deficiency in the annual debt service reserve for any series of outstanding bonds as of the end of the state fiscal year and the amount necessary to maintain such annual debt service reserve. Upon receipt of such certification, the Chief Financial Officer shall transfer to the annual debt service reserve, from the first available taxes distributed to the State Housing Trust Fund pursuant to s. 201.15(4)(c) and (d) s. 201.15(9)(a) and (10)(a) during the ensuing state fiscal year, the amount certified as necessary to maintain the annual debt service reserve.
- (b) If the claims payment obligations under affordable housing guarantees from amounts on deposit in the guarantee fund would cause the claims paying rating assigned to the guarantee fund to be less than the third-highest rating classification of any nationally recognized rating service, which classifications being consistent with s. 215.84(3) and rules adopted thereto by the State Board of Administration, the corporation shall certify to the Chief Financial Officer the amount of such claims payment obligations. Upon receipt of such certification, the Chief Financial Officer shall transfer to the guarantee fund, from the first available taxes distributed to the State Housing Trust Fund pursuant to s. 201.15(4)(c) and (d) s. 201.15(9)(a) and (10)(a) during the ensuing state fiscal year, the amount certified as necessary to meet such obligations, such transfer to be subordinate to any transfer referenced in paragraph (a) and not to exceed 50 percent of the amounts distributed to the State Housing Trust Fund pursuant to s. 201.15(4)(c) and (d) s. 201.15(9)(a) and (10)(a) during the preceding state fiscal year.
- Section 78. Subsections (1), (2), and (3) of section 420.9073, Florida Statutes, are amended to read:
  - 420.9073 Local housing distributions.—
- (1) Distributions calculated in this section shall be disbursed on a quarterly or more frequent basis by the corporation pursuant to s.

420.9072, subject to availability of funds. Each county's share of the funds to be distributed from the portion of the funds in the Local Government Housing Trust Fund received pursuant to  $s.\ 201.15(4)(c)\ s.\ 201.15(9)$  shall be calculated by the corporation for each fiscal year as follows:

- (a) Each county other than a county that has implemented the provisions of chapter 83-220, Laws of Florida, as amended by chapters 84-270, 86-152, and 89-252, Laws of Florida, shall receive the guaranteed amount for each fiscal year.
- (b) Each county other than a county that has implemented the provisions of chapter 83-220, Laws of Florida, as amended by chapters 84-270, 86-152, and 89-252, Laws of Florida, may receive an additional share calculated as follows:
- 1. Multiply each county's percentage of the total state population excluding the population of any county that has implemented the provisions of chapter 83-220, Laws of Florida, as amended by chapters 84-270, 86-152, and 89-252, Laws of Florida, by the total funds to be distributed.
- 2. If the result in subparagraph 1. is less than the guaranteed amount as determined in subsection (3), that county's additional share shall be zero.
- 3. For each county in which the result in subparagraph 1. is greater than the guaranteed amount as determined in subsection (3), the amount calculated in subparagraph 1. shall be reduced by the guaranteed amount. The result for each such county shall be expressed as a percentage of the amounts so determined for all counties. Each such county shall receive an additional share equal to such percentage multiplied by the total funds received by the Local Government Housing Trust Fund pursuant to s. 201.15(4)(c) s. 201.15(9) reduced by the guaranteed amount paid to all counties.
- (2) Distributions calculated in this section shall be disbursed on a quarterly or more frequent basis by the corporation pursuant to s. 420.9072, subject to availability of funds. Each county's share of the funds to be distributed from the portion of the funds in the Local Government Housing Trust Fund received pursuant to s. 201.15(4)(d) s. 201.15(10) shall be calculated by the corporation for each fiscal year as follows:
- (a) Each county shall receive the guaranteed amount for each fiscal year.  $\,$
- (b) Each county may receive an additional share calculated as follows:
- 1. Multiply each county's percentage of the total state population, by the total funds to be distributed.
- 2. If the result in subparagraph 1. is less than the guaranteed amount as determined in subsection (3), that county's additional share shall be zero.
- 3. For each county in which the result in subparagraph 1. is greater than the guaranteed amount, the amount calculated in subparagraph 1. shall be reduced by the guaranteed amount. The result for each such county shall be expressed as a percentage of the amounts so determined for all counties. Each such county shall receive an additional share equal to this percentage multiplied by the total funds received by the Local Government Housing Trust Fund pursuant to s. 201.15(4)(d) s. 201.15(10) as reduced by the guaranteed amount paid to all counties.
  - (3) Calculation of guaranteed amounts:
- (a) The guaranteed amount under subsection (1) shall be calculated for each state fiscal year by multiplying \$350,000 by a fraction, the numerator of which is the amount of funds distributed to the Local Government Housing Trust Fund pursuant to  $s.\ 201.15(4)(c)\ s.\ 201.15(9)$  and the denominator of which is the total amount of funds distributed to the Local Government Housing Trust Fund pursuant to  $s.\ 201.15$ .
- (b) The guaranteed amount under subsection (2) shall be calculated for each state fiscal year by multiplying \$350,000 by a fraction, the numerator of which is the amount of funds distributed to the Local Government Housing Trust Fund pursuant to s. 201.15(4)(d) s. 201.15(10)

and the denominator of which is the total amount of funds distributed to the Local Government Housing Trust Fund pursuant to s. 201.15.

Section 79. Section 570.207, Florida Statutes, is repealed.

Section 80. Subsection (2) of section 570.321, Florida Statutes, is amended to read:

570.321 Plant Industry Trust Fund.—

(2) Funds to be credited to and uses of the trust fund shall be administered in accordance with ss. 259.032, 581.031, 581.141, 581.211, 581.212, 586.045, 586.15, 586.16, 593.114, and 593.117.

Section 81. Subsection (12) of section 570.71, Florida Statutes, is amended to read:

- 570.71 Conservation easements and agreements.—
- (12) The department may use *appropriated* funds from the following sources to implement this section:
  - (a) State funds;
  - (b) Federal funds;
  - (c) Other governmental entities;
  - (d) Nongovernmental organizations; or
  - (e) Private individuals.

Any such funds provided, other than from the Land Acquisition Trust Fund, shall be deposited into the Incidental Conservation and Recreation Lands Program Trust Fund within the Department of Agriculture and Consumer Services and used for the purposes of this section, including administrative and operating expenses related to appraisals, mapping, title process, personnel, and other real estate expenses.

Section 82. Paragraph (c) of subsection (1) of section 895.09, Florida Statutes, is amended to read:

 $895.09\,$  Disposition of funds obtained through for feiture proceedings.—

- (1) A court entering a judgment of forfeiture in a proceeding brought pursuant to s. 895.05 shall retain jurisdiction to direct the distribution of any cash or of any cash proceeds realized from the forfeiture and disposition of the property. The court shall direct the distribution of the funds in the following order of priority:
- (c) Any claim by the Board of Trustees of the Internal Improvement Trust Fund on behalf of the Internal Improvement Trust Fund or the Land Acquisition trust fund *used* pursuant to s. 253.03(12), not including administrative costs of the Department of Environmental Protection previously paid directly from the Internal Improvement Trust Fund in accordance with legislative appropriation.

Section 83. For the purpose of incorporating the amendment made by this act to section 201.15, Florida Statutes, in a reference thereto, subsection (6) of section 339.2818, Florida Statutes, is reenacted to read:

339.2818 Small County Outreach Program.—

(6) Funds paid into the State Transportation Trust Fund pursuant to s. 201.15 for the purposes of the Small County Outreach Program are hereby annually appropriated for expenditure to support the Small County Outreach Program.

Section 84. For the purpose of incorporating the amendment made by this act to section 201.15, Florida Statutes, in a reference thereto, subsection (5) of section 339.2819, Florida Statutes, is reenacted to read:

339.2819 Transportation Regional Incentive Program.—

(5) Funds paid into the State Transportation Trust Fund pursuant to s. 201.15 for the purposes of the Transportation Regional Incentive Program are hereby annually appropriated for expenditure to support that program.

Section 85. For the purpose of incorporating the amendment made by this act to section 201.15, Florida Statutes, in a reference thereto, subsection (3) of section 339.61, Florida Statutes, is reenacted to read:

339.61 Florida Strategic Intermodal System; legislative findings, declaration, and intent.—

(3) Funds paid into the State Transportation Trust Fund pursuant to s. 201.15 for the purposes of the Florida Strategic Intermodal System are hereby annually appropriated for expenditure to support that program.

Section 86. For the purpose of incorporating the amendment made by this act to section 201.15, Florida Statutes, in a reference thereto, subsection (6) of section 341.051, Florida Statutes, is reenacted to read:

341.051 Administration and financing of public transit and intercity bus service programs and projects.—

(6) ANNUAL APPROPRIATION.—Funds paid into the State Transportation Trust Fund pursuant to s. 201.15 for the New Starts Transit Program are hereby annually appropriated for expenditure to support the New Starts Transit Program.

For purposes of this section, the term "net operating costs" means all operating costs of a project less any federal funds, fares, or other sources of income to the project.

Section 87. For the purpose of incorporating the amendment made by this act to section 201.15, Florida Statutes, in a reference thereto, subsection (1) of section 420.9079, Florida Statutes, is reenacted to read:

420.9079 Local Government Housing Trust Fund.—

(1) There is created in the State Treasury the Local Government Housing Trust Fund, which shall be administered by the corporation on behalf of the department according to the provisions of ss. 420.907-420.9076 and this section. There shall be deposited into the fund a portion of the documentary stamp tax revenues as provided in s. 201.15, moneys received from any other source for the purposes of ss. 420.907-420.9076 and this section, and all proceeds derived from the investment of such moneys. Moneys in the fund that are not currently needed for the purposes of the programs administered pursuant to ss. 420.907-420.9076 and this section shall be deposited to the credit of the fund and may be invested as provided by law. The interest received on any such investment shall be credited to the fund.

Section 88. For the purpose of incorporating the amendment made by this act to section 376.307, Florida Statutes, in a reference thereto, subsection (2) of section 287.0595, Florida Statutes, is reenacted to read:

287.0595 Pollution response action contracts; department rules.—

(2) In adopting rules under this section, the Department of Environmental Protection shall follow the criteria applicable to the department's contracting to the maximum extent possible, consistent with the goals and purposes of ss. 376.307 and 376.3071.

Section 89. If any law amended by this act was also amended by a law enacted during the 2015 Regular Session of the Legislature, such law shall be construed as if enacted during the same session of the Legislature, and full effect shall be given to each if possible.

Section 90. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, except that if an earlier effective date is specified herein for any section, that section shall operate retroactively to that date. If this act fails to become a law until after July 1, 2015, it shall take effect upon becoming a law and operate retroactively to July 1, 2015, except that if an earlier effective date is specified herein for any section, that section shall take effect upon becoming a law and operate retroactively to that date.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the implementation of the water and land conservation constitutional amendment; terminating certain trust funds within the Department of Environmental Protection, the Department of Agriculture and Consumer Services, and the Fish and Wildlife Con-

servation Commission; providing for the disposition of balances in those trust funds; requiring all outstanding debts or obligations of the terminated trust funds to be paid as required; requiring the Chief Financial Officer to close out and remove the terminated trust funds from the various state accounting systems; amending s. 17.61, F.S.; requiring moneys in any land acquisition trust fund created or designated to receive funds under s. 28, Article X of the State Constitution to be retained in those trust funds; repealing s. 161.05301, F.S., relating to beach erosion control project staffing; amending s. 161.054, F.S.; redirecting certain proceeds from the Ecosystem Management and Restoration Trust Fund to the Florida Coastal Protection Trust Fund; amending s. 161.091, F.S.; authorizing disbursements from the Land Acquisition Trust Fund for beach management; amending s. 201.0205, F.S.; conforming provisions to changes made by the act; amending s. 201.15, F.S.; revising and deleting distributions of the documentary stamp tax; providing that specified distributions to the Land Acquisition Trust Fund are not subject to the service charge under s. 215.20, F.S.; revising the purposes for which distributions may be used; amending s. 211.3103, F.S.; authorizing a percentage of proceeds from the phosphate rock excise tax to be credited to the State Park Trust Fund rather than the Conservation and Recreation Lands Trust Fund; revising dates and distributions of moneys to fund specific programs and activities; amending s. 215.20, F.S.; conforming provisions to changes made by the act; amending s. 215.618, F.S.; authorizing Florida Forever bonds to be issued to finance or refinance the acquisition and improvement of land, water areas, and related property interests; limiting the percentage of documentary stamp taxes collected that may be taken into account for the purpose of satisfying an additional bonds test set forth in certain bonds; amending s. 215.619, F.S.; limiting the percentage of documentary stamp taxes collected that may be taken into account for the purpose of satisfying an additional bonds test set forth in certain bonds; amending ss. 253.027 and 253.03, F.S.; conforming provisions to changes made by the act; amending s. 253.034, F.S.; requiring proceeds from the sale of surplus conservation lands purchased before a certain date to be deposited into the Florida Forever Trust Fund and after such date under certain circumstances into the Land Acquisition Trust Fund; limiting the amount of funds that may be expended from the Land Acquisition Trust Fund for funding certain contractual arrangements; amending s. 253.7824, F.S.; conforming provisions to changes made by the act; amending s. 258.015, F.S.; conforming a cross-reference; amending s. 258.435, F.S.; requiring moneys received by the Department of Environmental Protection relating to aquatic preserves to be deposited into certain trust funds; amending s. 259.032, F.S.; conforming provisions affected by the termination of the Conservation and Recreation Lands Trust Fund; authorizing state agencies designated to manage lands acquired with funds deposited into the Land Acquisition Trust Fund to contract with local governments and soil and water conservation districts to assist in management activities; amending s. 259.035, F.S.; requiring the Acquisition and Restoration Council to develop rules defining specific criteria and numeric performance measures needed for lands acquired under the Florida Forever Program with funds deposited into the Land Acquisition Trust Fund pursuant to s. 28(a), Article X of the State Constitution; requiring the proposed rules to be submitted to the Legislature for consideration; requiring recipients of funds from the Land Acquisition Trust Fund to annually report to the Division of State Lands; requiring the council to consider and evaluate in writing each project proposed for acquisition using such funds and ensure that each proposed project meets the requirements of s. 28, Article X of the State Constitution; amending ss. 259.036, 259.037, 259.04, and 259.041, F.S.; conforming cross-references; amending s. 259.101, F.S.; conforming provisions affected by the termination of the Preservation 2000 Trust Fund; requiring agencies and water management districts that acquired lands using Preservation 2000 funds to make such lands available for public recreational use under certain circumstances; requiring water management districts and the department to control the growth of nonnative invasive plant species on such lands; amending s. 259.105, F.S.; deleting obsolete provisions; conforming cross-references; limiting the amount of funds that may be expended from the Land Acquisition Trust Fund for funding certain contractual arrangements; amending ss. 259.1051, 339.0801, 339.55, 341.303, 343.58, 369.252, 373.026, and 373.089, F.S.; conforming cross-references; conforming provisions to changes made by the act; amending s. 373.129, F.S.; requiring certain civil penalties to be retained by the water management districts or deposited into the Water Quality Assurance Trust Fund; amending ss. 373.1391 and 373.199, F.S.; conforming provisions to changes made by the act; amending s. 373.430, F.S.; requiring certain moneys to be deposited into the Water Quality Assurance Trust Fund rather than the

Ecosystem Management and Restoration Trust Fund; amending ss. 373.459, 373.4592, 373.45926, 373.470, 373.472, and 373.584, F.S.; conforming provisions to changes made by the act; amending s. 373.59, F.S.; conforming provisions affected by the termination of the Water Management Lands Trust Fund; amending s. 373.5905, F.S.; conforming a cross-reference; amending ss. 373.703 and 375.031, F.S.; conforming provisions to changes made by the act; amending s. 375.041, F.S.; designating the Land Acquisition Trust Fund within the Department of Environmental Protection for receipt of certain documentary stamp tax revenues for the prescribed uses of s. 28, Article X of the State Constitution; providing for the continuation of the trust fund until a certain time; requiring certain moneys and revenues to be deposited into the Land Acquisition Trust Fund; providing priority for the use of moneys in the trust fund; requiring agencies receiving transfers of moneys from the fund to maintain the integrity of such funds; amending s. 375.044, F.S.; conforming provisions to changes made by the act; repealing s. 375.045, F.S., relating to the Florida Preservation 2000 Trust Fund; amending s. 375.075, F.S.; conforming provisions to changes made by the act; amending s. 376.11, F.S.; revising the funds required to be deposited into the Florida Coastal Protection Trust Fund and the purposes for which such funds may be used; amending s. 376.123, F.S.; conforming a crossreference; amending s. 376.307, F.S.; revising the funds required to be deposited into the Water Quality Assurance Trust Fund and the purposes for which such funds may be used; authorizing the department to enter into certain settlements; amending s. 376.40, F.S.; conforming a cross-reference; repealing s. 379.202, F.S., relating to the Conservation and Recreation Lands Program Trust Fund of the Fish and Wildlife Conservation Commission; amending s. 379.206, F.S.; requiring grants and donations from development-of-regional-impact wildlife mitigation contributions to be credited to the Grants and Donations Trust Fund; requiring that title to certain lands be vested in the Board of Trustees of the Internal Improvement Trust Fund; providing that certain land acquisitions are subject to certain procedures; amending s. 379.212, F.S.; providing that the Land Acquisition Trust Fund within the Fish and Wildlife Conservation Commission must be used to implement s. 28. Article X of the State Constitution; authorizing the department to transfer certain funds; requiring the commission to maintain the integrity of such funds; providing for the transfer of certain funds; amending s. 379.214, F.S.; conforming a cross-reference; amending s. 380.0666, F.S.; conforming provisions to changes made by the act; repealing s. 380.0677, F.S., relating to the Green Swamp Land Authority; amending s. 380.507, F.S.; conforming provisions to changes made by the act; amending s. 380.508, F.S.; requiring certain funds over and above eligible project costs to be deposited into the Florida Forever Trust Fund rather than the Florida Communities Trust Fund; amending s. 380.510, F.S.; requiring certain funds collected under a grant or loan agreement to be deposited into the Internal Improvement Trust Fund rather than the Florida Communities Trust Fund; requiring the deed or lease of any real property acquired with certain funds to contain covenants and restrictions sufficient to ensure that the use of such real property complies with s. 28, Article X of the State Constitution; conforming provisions to changes made by the act; repealing s. 380.511, F.S., relating to the Florida Communities Trust Fund; amending s. 403.0615, F.S.; conforming provisions to changes made by the act; amending ss. 403.08601 and 403.121, F.S.; requiring certain funds to be deposited into the Water Quality Assurance Trust Fund rather than the Ecosystem Management and Restoration Trust Fund; repealing s. 403.1651, F.S., relating to the Ecosystem Management and Restoration Trust Fund; amending s. 403.885, F.S.; conforming provisions to changes made by the act; repealing s. 403.8911, F.S., relating to the annual appropriation from the Water Protection and Sustainability Program Trust Fund; amending s. 403.9325, F.S.; revising and redefining the term "public lands set aside for conservation or preservation" to include lands and interests acquired with funds deposited into the Land Acquisition Trust Fund; amending s. 403.93345, F.S.; redefining the term "fund" to mean the Water Quality Assurance Trust Fund; requiring certain funds to be deposited into the Water Quality Assurance Trust Fund rather than the Ecosystem Management and Restoration Trust Fund; amending ss. 420.5092 and 420.9073, F.S.; conforming provisions to changes made by the act; repealing s. 570.207, F.S., relating to the Conservation and Recreation Lands Program Trust Fund of the Department of Agriculture and Consumer Services; amending s. 570.321, F.S.; conforming a cross-reference; amending s. 570.71, F.S.; excluding funds from the Land Acquisition Trust Fund from a requirement that funds be deposited into the Incidental Trust Fund under certain circumstances; amending s. 895.09, F.S.; conforming provisions to changes made by the act; reenacting s. 339.2818(6), F.S., relating to the Small County Outreach Program, s.

339.2819(5), F.S., relating to the Transportation Regional Incentive Program, s. 339.61(3), F.S., relating to the Florida Strategic Intermodal System, s. 341.051(6), F.S., relating to the New Starts Transit Program, and s. 420.9079(1), F.S., relating to the Local Government Housing Trust Fund, to incorporate the amendment made by this act to s. 201.15, F.S., in references thereto; reenacting s. 287.0595(2), F.S., relating to Department of Environmental Protection's authority to adopt certain pollution response rules, to incorporate the amendment made by this act to s. 376.307, F.S., in a reference thereto; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Dean, the Conference Committee Report on **SB 2516-A** was adopted. **SB 2516-A** passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-37

Mr. President Galvano Negron Ahruzzo Garcia Richter Altman Gibson Ring Grimsley Sachs Bean Benacquisto Hays Simmons Bradley Hukill Simpson Brandes Hutson Smith Dean Jovner Sobel Latvala Soto Detert Diaz de la Portilla Lee Stargel Evers Legg Thompson Flores Margolis Gaetz Montford

Nays-None

# **MOTIONS**

On motion by Senator Simmons, the rules were waived and time of adjournment was extended until the time of sine die.

By direction of the President, the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON SB 2502-A

The Honorable Andy Gardiner President of the Senate

June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2502-A, same being:

An act relating to Implementing the 2015-2016 General Appropriations  $\operatorname{Act}$ .

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1 (829207).
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ Tom Lee, Chair s/ Lizbeth Benacquisto,
s/ Thad Altman Vice Chair
s/ Aaron Bean s/ Rob Bradley
s/ Jeff Brandes Oscar Braynon II
Dwight Bullard s/ Jeff Clemens

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s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores, At Large
                                   s/ Don Gaetz
s/ Bill Galvano, At Large
                                   s/ Rene Garcia
s/ Audrey Gibson
                                   s/ Denise Grimsley, At Large
s/ Alan Hays
                                   s/ Dorothy L. Hukill
s/ Travis Hutson
                                   s/ Arthenia L. Joyner, At Large
s/ Jack Latvala
                                   s/ John Legg
s/\ Gwen\ Margolis, At Large
                                   s/ Bill Montford
s/ Joe Negron
                                   s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
                                   s/ David Simmons, At Large
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s/ Kelli Stargel
s/ Geraldine F. "Geri" Thompson
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## Managers on the part of the Senate

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s/ Richard Corcoran, Chair
                                   s/ Jim Boyd, Vice Chair
s / Janet H. Adkins
                                   Larry Ahern
s/ Ben Albritton, At Large
                                    s/ Bruce Antone
s/ Frank Artiles
                                    Bryan Avila
s/ Dennis K. Baxley
                                   Lori Berman
Randolph Bracy
                                   s/ Jason T. Brodeur
s/ Doug Broxson
                                   s/ Danny Burgess
                                   s/ Matthew H. "Matt" Caldwell,
s/ Colleen Burton
s/ Daphne D. Campbell
                                      At Large
s/ Gwyndolen "Gwyn" Clarke-Reed, s/ Neil Combee
  At Large
                                   s/ Robert "Bob" Cortes
s/ Janet Cruz, At Large
                                   s/ W. Travis Cummings
s / Jose Felix Diaz,
                                   s/ Manny Diaz, Jr.
  At Large
                                   s/ Brad Drake
                                   Dane Eagle
s / Dwight Dudley
s / Katie A. Edwards
                                   Eric Eisnaugle, At Large
Jay Fant
                                   s/ Heather Fitzenhagen
s/Erik Fresen, At Large
                                   Reggie Fullwood
Matt Gaetz, At Large
                                   s/ Julio Gonzalez
                                   James W. "J.W." Grant
Walter Bryan "Mike" Hill
s/ Tom Goodson, At Large
Gayle B. Harrell
s/ Matt Hudson, At Large
                                   s/ Clay Ingram, At Large
s/ Kristin Jacobs
                                   Mia L. Jones, At Large
Shevrin D. "Shev" Jones
                                   s/ Mike LaRosa
s/ Chris Latvala
                                   s/ Larry Lee, Jr.
MaryLynn "ML" Magar
                                   s/ Debbie Mayfield
s/ Charles McBurney,
                                   Kionne L. McGhee
  At Large
                                   s/ Larry Metz, At Large
s/ Mike Miller
                                   s/ George R. Moraitis, Jr.
s/ Amanda Murphy
                                   s/ Ed Narain
s/ Jeanette M. Nunez, At Large
                                   s/ Jose R. Oliva, At Large
                                   Mark S. Pafford, At Large
H. Marlene O'Toole, At Large
s/ Kathleen C. Passidomo
s/ Kathleen M. Peters
                                   s/ W. Keith Perry
                                   s/ Cary Pigman
                                   s/ Rene Plasencia
s/ Ray Pilon
s/ Elizabeth W. Porter,
                                   s/ Bobby Powell
                                   s/ Sharon Pritchett
  At Large
Holly Raschein, At Large
                                   s/ Daniel D. "Dan" Raulerson
                                   s/ Paul Renner
Lake Ray
David Richardson, At Large
                                   s/ Ray Wesley Rodrigues
                                   s/ Darryl Ervin Rouson,
s/ Hazelle P. "Hazel" Rogers
Irving "Irv" Slosberg
                                      At Large
s/ Jimmie T. Smith
                                   s / Ross Spano
Cynthia A. Stafford, At Large
                                   s/ Richard Stark
s/ Cyndi Stevenson
                                   s/ Charlie Stone
                                   Jay Trumbull
Dwayne L. Taylor
s/ Clovis Watson, Jr.
                                   s/ Alan B. Williams,
s/ John Wood, At Large
                                      At Large
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# Managers on the part of the House

s/ Dana D. Young, At Large

The Conference Committee Amendment for SB 2502-A, relating to implementing appropriations, provides the following substantive modifications for the 2015-2016 fiscal year:

**Section 1** provides legislative intent that the implementing and administering provisions of this act apply to the General Appropriations Act for Fiscal Year 2015-2016.

**Section 2** incorporates the Florida Education Finance Program (FEFP) work papers by reference for the purpose of displaying the calculations used by the Legislature.

**Section 3** provides that funds provided for instructional materials shall be released and expended as required in the proviso language attached to Specific Appropriation 90.

**Section 4** provides that any district school board that generates less than \$2 million dollars in revenue from one mill of ad valorem tax shall contribute 0.75 mill, rather than 1.5 mills, for Fiscal Year 2015-2016 to the cost of funded special facilities projects.

**Section 5** modifies Personal Learning Scholarship Accounts (PLSA) to expand program eligibility and the authorized use of program funds, establish eligibility priority, update the eligibility verification process, strengthen safeguards against unauthorized expenditures, and advance the release of funds for the 2015-2016 fiscal year.

**Section 6** modifies the surety bond requirements for nonprofit scholarship-funding organizations

Section 7, 8, and 9 make several changes to the Florida Education Finance Program (FEFP) including extending the extra hour of reading for the lowest 300 performing elementary schools, adjusting the sparsity supplement calculation, creating the federal connected student supplement, amending the digital classrooms allocation, and extending for an additional year the authority for school districts to levy the Prior Period Funding Adjustment Millage (PPFAM) before the final taxable value is certified with technical clarifications to ensure that the PPFAM is not levied multiple times for the same year.

**Section 10** requires the Department of Education to administer an educator liability insurance program.

**Section 11** notwithstands ss. 1009.534, 1009.535, and 1009.536, Florida Statutes, relating to community service work requirements for Bright Futures initial eligibility. For the 2015-2016 fiscal year, a student may fulfill the community service work requirement by completing a program of volunteer service work which may include, but is not limited to, a business or government internship, work for a nonprofit community service organization, or activity on behalf of a candidate for public office.

**Sections 12 and 13** extend to March 15 the deadline for the Board of Governors annual accountability report under s. 1008.46, F.S.

**Section 14** establishes the State University System Performance-Based Incentive.

**Section 15** establishes the Florida College System Performance-Based Incentive.

Section 16 authorizes the Office of Early Learning to allocate or reallocate funds held by the Child Care Executive Partnership Program to prevent disenrollment of children from the school readiness program or child care funded through the Child Care Executive Partnership Program.

Section 17 provides requirements governing the continuation of the Department of Health's "Florida Onsite Sewage Nitrogen Reduction Strategies Study."

**Section 18** amends s. 20.453(4)(a), F.S., to provide that for the 2015-2016 fiscal year, the uses authorized for the Department of Health's Medical Quality Assurance Trust Fund include the provision of health care services to DOH clients.

Section 19 provides that the Agency for Health Care Administration is authorized to submit a budget amendment to realign Medicaid funding based on the parameters of various hospital funding programs included in the document titled "Medicaid Hospital Funding Programs" incorporated by reference in SB 2508-A, consistent with legislative intent.

**Section 20** provides parameters to the Agency for Persons with Disabilities for removing clients from the wait list for home and community-based waiver services and provides client prioritization for that process.

**Section 21** provides requirements to the Agency for Persons with Disabilities for setting iBudget amounts for clients receiving home and community-based waiver services. Provides parameters under which a client's iBudget amount may be increased.

**Section 22** amends s. 296.37(3), F.S., for the 2015-2016 fiscal year, to maintain the personal needs allowance for residents of state veterans' nursing homes at \$105 per month. Otherwise, the amount would fall to \$35 per month on July 1, 2015.

**Sections 23 and 24** amend s. 393.067(15), F.S., to provide that the Agency for Persons with Disabilities is not required to contract with licensed comprehensive transitional education programs.

Sections 25 and 26 amend ss. 393.18(4)-(6), F.S., to provide that for comprehensive transitional education programs (CTEP), the total number of residents being provided with services may not in any instance exceed the licensed capacity of 120 residents, and each residential unit within a CTEP may not in any instance exceed 15 residents, except that a program authorized to operate residential units with more than 15 residents prior to July 1, 2015, may continue to operate such units. Deletes provisions authorizing licensure of CTEPs under specified conditions

**Section 27** requires the Agency for Health Care Administration to ensure that nursing facility residents eligible for funds to transition to home and community-based services waivers must first have resided in a skilled nursing facility for at least 60 consecutive days.

Section 28 requires the Agency for Health Care Administration (AHCA) and the Department of Elder Affairs (DOEA) to prioritize individuals for enrollment in the Long Term Care waiver using a frailty based screening instrument resulting in a prioritization score and shall enroll individuals in the Long Term Care waiver in accordance with the assigned priority score as funds are available. The AHCA may adopt rules, pursuant to s. 409.919, F.S., and enter into interagency agreements necessary to administer s. 409.979(3), F.S. Any rules or interagency agreements adopted by the AHCA relating to the scoring process may delegate to the DOEA, pursuant to 409.978, F.S., responsibility for implementing and administering the scoring process, providing notice of Medicaid fair hearing rights, and responsibility for defending, as needed, the scores assigned to persons on the Long Term Care waiver waitlist in any resulting Medicaid fair hearings. The DOEA may delegate the provision of notice of Medicaid fair hearing rights to its contractors.

Section 29 authorizes the Agency for Health Care Administration to submit a budget amendment to realign funding based on the implementation of the Managed Medical Assistance component of the Statewide Medicaid Managed Care program in order to reflect the actual enrollment changes due to the transfer of beneficiaries from fee-forservice to capitated managed care plans for medical assistance services.

**Section 30** provides that, for the 2015-2016 fiscal year, and notwithstanding s. 409.991, F.S., funds provided from the Department of Children and Families to community-based care lead agencies for personnel training purposes will be allocated based on a training needs assessment conducted by the department.

Section 31 provides, subject to federal approval, that a current Program of All-Inclusive Care for the Elderly (PACE) organization which is authorized to provide PACE services in Southeast Florida and which is granted authority under section 18 of chapter 2012-33, 2012 Laws of Florida, for up to 150 enrollee slots to serve frail elders residing in Broward County, may also utilize those PACE slots for enrollees residing in Miami-Dade County, subject to a contract amendment with the Agency for Health Care Administration.

**Section 32** creates s. 893.055(17), F.S., to provide that, for the 2015-2016 fiscal year only, the Department of Health may use state funds appropriated in the 2015-2016 General Appropriations Act to administer the prescription drug monitoring program. Also provides that neither the state attorney general nor the department may use funds received as part of a settlement agreement to administer the program.

**Section 33** amends s. 216.262, F.S., to allow the EOG to request additional positions and appropriations from unallocated general revenue during the 2015-2016 fiscal year for the Department of Corrections (DOC) if the actual inmate population of the DOC exceeds certain

Criminal Justice Estimating Conference forecasts. The additional positions and appropriations may be used for essential staff, fixed capital improvements, and other resources to provide classification, security, food services, health services, and other variable expenses within the institutions to accommodate the estimated increase in the inmate population, and are subject to Legislative Budget Commission review and approval.

**Section 34** authorizes the Department of Legal Affairs to expend appropriated funds in those specific appropriations on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in prior years.

**Section 35** amends s. 932.7055, F.S., relating to the disbursement of proceeds from the sale of forfeited property to extend for another year the authorization for a municipality to expend funds in a special law enforcement trust fund to reimburse the general fund of the municipality for moneys advanced from the general fund to the special law enforcement trust fund prior to October 1, 2001.

**Section 36** amends s. 215.18, F.S., to provide the Chief Justice the authority to request a trust fund loan.

Section 37 prohibits the Department of Corrections from transferring funds from salaries and benefits to any other appropriations category without the approval of the Legislative Budget Commission.

Section 38 requires the Department of Juvenile Justice to ensure that counties are fulfilling their financial responsibilities and report any deficiencies to the Department of Revenue. If the Department of Juvenile Justice determines that a county has not met its obligations, it must direct the Department of Revenue to deduct the amount owed to the Department of Juvenile Justice from shared revenue funds provided to the county under s. 218.23, F.S.

Section 39 requires the Department of Management Services (DMS) and agencies to utilize a tenant broker to renegotiate private lease agreements, in excess of 2,000 square feet, expiring before June 30, 2018.

**Sections 40 and 41** require that fee for service of process against the Department of Financial Services or Office of Insurance Regulation be deposited to the Administrative Trust Fund rather than the Insurance Regulatory Trust Fund.

Sections 42 and 43 reenact s. 282.709, F.S. relating to the Joint Task Force on State Agency Law Enforcement Communications by removing a representative from the Department of Transportation from the task force and adding a representative from the Department of Agriculture and Consumer Services to the task force.

**Section 44** provides that the online procurement system transaction fee authorized in ss. 287.042(1)(h)1 and 287.057, F.S., currently set at one percent per rule of the Department of Management Services will be reduced to .7 percent for the 2015-2016 fiscal year only, effective November 1, 2015.

**Section 45** provides the authority for the Agency for State Technology to transfer up to \$2.5 million from a special appropriation category upon the completion of an application assessment, due January 15, 2016. The transfer requires a 14 day notice and is subject to objection pursuant to s. \$216.177, F.S.

**Section 46** notwithstands s. 161.143, F.S., which requires the Department of Environmental Protection (DEP) to make available at least 10 percent of the total amount appropriated for beach restoration projects in each fiscal year for inlet management projects.

**Section 47** amends s. 259.105, F.S., related to the distribution of proceeds in the Florida Forever Trust Fund, to provide \$17.4 million to only the Division of State Lands within the Department of Environmental Protection for the Board of Trustees Florida Forever Priority List land acquisition projects.

Section 48 authorizes the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the DEP for fixed capital outlay projects. The increase in fixed capital outlay budget authority is authorized for funds provided to the state from the Gulf Environmental Benefit Fund administered by the National Fish and Wildlife Foundation, the Gulf Coast Restoration Trust

Fund related to the Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast Act of 2012 (RESTORE Act), or from British Petroleum Corporation (BP) for natural resources damage assessment early restoration projects. Any continuing commitment for future appropriations by the Legislature must be specifically identified.

**Section 49** amends s. 376.3071, F.S., related to the Inland Protection Trust Fund stating that the Department of Environmental Protection may not seek recovery or reimbursement of funds from another state agency.

Sections 50 and 51 amend s. 381.0065, F.S., revising the effective date for the prohibition of the land application of septage from onsite sewage treatment and disposal systems from January 1, 2016, to June 30, 2016.

**Section 52** amends s. 388.261, F.S., to increase the percentage of annual funds appropriated to local governments that may be used for arthropod control research or demonstration projects.

**Section 53** establishes a solid waste management closure account within the Solid Waste Management Trust Fund within the Department of Environmental Protection to provide funding for the closing and long-term care of solid waste management facilities.

Section 54 authorizes the Governor to temporarily transfer moneys, from one or more of the trust funds in the State Treasury, to a land acquisition trust fund (LATF) within the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, whenever there is a deficiency that would render the LATF temporarily insufficient to meet its just requirements, including the timely payment of appropriations from that trust fund. These funds must be expended solely and exclusively in accordance with Article X, s. 28 of the Florida Constitution. This transfer is a temporary loan and the funds must be repaid to the trust funds from which the moneys were loaned by the end of the 2015-2016 fiscal year. Any action proposed pursuant to this subsection is subject to the notice, review, and objection procedures of s. 216.177, F.S., and the Governor shall provide notice of such action at least seven days before the effective date of the transfer of trust funds.

Section 55 provides that, in order to implement the provisions in SB 2516-A, SB 2520-A, SB 2522-A, or similar legislation related to Article X, s. 28 of the Florida Constitution, enacted during the 2015 Regular Session of the Legislature or an extension thereof, the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Fish and Wildlife Conservation Commission, and the Department of State may submit one or more budget amendments, as necessary, to: realign funding; increase operatingor nonoperating, budget authority from trust funds; or transfer trust funds between agencies or budget entities, as needed. A budget amendment is subject to the notice, review, and objection procedures of s. 216.177, F.S.

Section 56 provides that, in order to implement specific appropriations from the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of Environmental Protection (DEP), the Fish and Wildlife Conservation Commission, and the Department of State, the DEP will transfer a proportionate share of revenues deposited into the Land Acquisition Trust Fund within the DEP on a monthly basis, after subtracting required debt service payments, to each agency and retain a proportionate share within the Land Acquisition Trust Fund within the DEP. Total distributions to a land acquisition trust fund within the other agencies may not exceed the total appropriations for the fiscal year.

**Section 57** provides that, notwithstanding chapters 253 and 270.22, F.S., the Board of Trustees of the Internal Improvement Trust Fund is directed to sell a portion of the Bronson Diagnostic Lab property located in Osceola County and deposit proceeds from the sale into the General Inspection Trust Fund within the Department of Agriculture and Consumer Services.

Section 58 provides that, notwithstanding provisions of Chapter 253 and 270.22, F. S., the Board of Trustees of the Internal Improvement Trust Fund must provide the University of South Florida with the proceeds from the sale of the University of South Florida Sarasota-Manatee

campus bookstore/Viking property, to the Sarasota Manatee Airport Authority..

**Section 59** provides that, notwithstanding s. 287.057, F.S., the Department of Highway Safety and Motor Vehicles may extend its existing contract for driver license and identification card equipment and consumables through December 31, 2017, provided that the current price of each driver license and identification card does not increase. The contract extension must be executed by August 1, 2015.

**Section 60** requires the Department of Highway Safety and Motor Vehicles to continue to contract with Prison Rehabilitation Industries and Diversified Enterprises, Inc., (PRIDE) for manufacturing license plates, provided that the cost is the same as that paid by the department during fiscal year 2013-2014. This section requires PRIDE to seek bids for the reflectorized sheeting used on the license plates and return 70 percent of savings to the department.

**Section 61** requires the Department of Transportation (DOT) to fund a statewide system of multi-use trails and related facilities, notwith-standing ss. 339.135(4)(a) and (5)(a), F.S., relating to geographic equity requirements for funding transportation projects. The section also provides that this funding may not impact any existing projects for multi-use trails and related facilities that are in the work program as of July 1, 2015.

**Section 62** provides that, notwithstanding s. 339.2818(2)(a), F.S., the DOT may use appropriated funds to serve any county with a population of 165,000 or less through the Small County Outreach Program in the 5-year work program for the 2015-2016 fiscal year.

**Sections 63 and 64** reenact s. 341.102, F.S., to authorize the DOT to approve and provide matching grant funding for railroad quiet zones.

**Sections 65 and 66** amend s. 339.2816, F.S., to allow the DOT to use up to \$50 million from the State Transportation Trust Fund for the purposes of funding the Small County Road Assistance Program in the 5-year work program for the 2015-2016 fiscal year.

**Section 67** amends s. 420.9072, F.S., relating to the State Housing Initiatives Partnership (SHIP) Program, to provide exceptions to the limitations on using SHIP funds for rent subsidies and to allow counties and eligible municipalities to use up to 25 percent of available SHIP funds for rental housing.

**Section 68** amends s. 420.5087, F.S., relating to the State Apartment Incentive Loan (SAIL) Program, to change requirements for reserving percentages of available SAIL funding for specified tenant groups to reflect the projected housing needs for those groups.

**Section 69** delays the implementation of three provisions of the building code until June 30, 2016, while the Department of Economic Opportunity completes a study of the regulatory compliance costs of those provisions and the impacts of those costs on the construction industry and consumers. The provisions subject to delayed implementation relate to mandatory blower door testing for residential buildings or dwelling units, second fire service access elevators, and mechanical ventilation for residential buildings or dwelling units.

Sections 70 and 71 reenact amendments to s. 216.292, F.S., that remove language limiting scope of legislative review of "five percent" budget transfers. The Legislature would continue to be able to object that a proposed action exceeds delegated authority or is contrary to legislative policy and intent.

Section 72 provides that no state agency may initiate a competitive solicitation for a product or service if the completion of such competitive solicitation would require a change in law or require a change to the agency's budget other than a transfer authorized in s. 216.292(2) or (3), F.S., unless the initiation of such competitive solicitation is specifically authorized in law or in the General Appropriations Act or by the Legislative Budget Commission.

**Section 73** authorizes the EOG to transfer funds in the appropriation category "Special Categories-Risk Management Insurance" between departments in order to align the budget authority granted with the premiums paid by each department for risk management insurance.

Section 74 authorizes the EOG to transfer funds in the appropriation category "Special Categories-Transfer to DMS-Human Resources Services Purchased Per Statewide Contract" of the 2015-2016 General Appropriations Act between departments, in order to align the budget authority granted with the assessments that must be paid by each agency to the DMS for human resources management services.

Section 75 amends s. 112.24, F.S., to provide that the reassignment of an employee of a state agency may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the Senate and House budget committees. Such actions shall be deemed approved if neither chair provides written notice of objection within 14 days after receiving notice of the action, pursuant to s. 216.177, F.S. This requirement applies to state employee reassignments regardless of which agency (sending or receiving) is responsible for pay and benefits of assigned employee.

Section 76 maintains legislative salaries at the July 1, 2010 level.

Sections 77 and 78 amend s. 215.32(2)(b), F.S., in order to implement the transfer of moneys to the General Revenue Fund from trust funds in the 2015-2016 General Appropriations Act.

**Section 79** provides that, in order to implement the issuance of new debt authorized in the 2015-2016 General Appropriations Act, and pursuant to the requirements of s. 215.98, F.S., the Legislature determines that the authorization and issuance of debt for the 2015-2016 fiscal year should be implemented and is in the best interest of the state.

**Section 80** provides that funds appropriated for travel by state employees be limited to travel for activities that are critical to each state agency's mission. The section prohibits funds from being used to travel to foreign countries, other states, conferences, staff-training, or other administrative functions unless the agency head approves in writing. The agency head is required to consider the use of teleconferencing and electronic communication to meet needs of activity before approving travel.

**Section 81** provides that the EOG is authorized to transfer funds appropriated in any appropriation category used to pay for data processing in the GAA between agencies in order to align the budget authority granted with the utilization rate of each department.

**Section 82** provides that the EOG is authorized to transfer funds in the specific appropriation category "Data Processing Services - State Data Center - AST" between agencies in order to align the budget authority granted with the AST estimated billing cycle and methodology.

**Section 83** notwithstands s. 216.292(2)(a), F.S., which authorizes agency budget transfers of up to 5 percent of approved budget between categories. Except for transfers approved pursuant to section 81 and 82 of the Implementing Bill, agencies are prohibited from transferring funds from a data center appropriation category to a category other than a data center appropriation category.

**Section 84** provides that the EOG is authorized to transfer funds appropriated in the appropriations category "expenses" between agencies in order to allocate a reduction relating to SUNCOM Services.

Sections 85 and 86 reenact amendments to s. 110.12315, F.S., that: modify copayments associated with the state employees' group health insurance program consistent with decisions that have been made in the General Appropriations Act; authorize the Department of Management Services, for the state employees' prescription drug program, to negotiate the pharmacy dispensing fee, to implement a 90-day supply limit program for certain maintenance drugs at retail pharmacies for state employees under certain circumstances, and to maintain a list of maintenance drugs and preferred brand name drugs; and provide that copayments for state employees for a 90-day supply of prescription drugs at a retail pharmacy will be the same as a 90-day supply through mail order.

**Section 87** specifies that no section of the bill shall take effect if the appropriations and proviso to which it relates are vetoed.

**Section 88** provides that a permanent change made by another law to any of the same statutes amended by this bill will take precedence over the provision in this bill.

**Section 89** provides that if any law amended by the Implementing Bill was also amended during the 2015 Regular Session, those laws will be construed as if enacted during the same legislative session and full effect will be given to both, if possible.

Section 90 provides a severability clause.

Section 91 provides an effective date.

Conference Committee Amendment (651318)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. It is the intent of the Legislature that the implementing and administering provisions of this act apply to the General Appropriations Act for the 2015-2016 fiscal year.

Section 2. In order to implement Specific Appropriations 7, 8, 9, 90, and 91 of the 2015-2016 General Appropriations Act, the calculations of the Florida Education Finance Program for the 2015-2016 fiscal year in the document titled "Public School Funding: The Florida Education Finance Program," dated June 16, 2015, and filed with the Secretary of the Senate, are incorporated by reference for the purpose of displaying the calculations used by the Legislature, consistent with the requirements of state law, in making appropriations for the Florida Education Finance Program. This section expires July 1, 2016.

Section 3. In order to implement Specific Appropriations 7 and 90 of the 2015-2016 General Appropriations Act and notwithstanding ss. 1002.20, 1003.02, 1006.28-1006.42, 1011.62(6)(b)5., and 1011.67, Florida Statutes, relating to the expenditure of funds provided for instructional materials, for the 2015-2016 fiscal year, funds provided for instructional materials shall be released and expended as required in the proviso language for Specific Appropriation 90 of the 2015-2016 General Appropriations Act. This section expires July 1, 2016.

Section 4. In order to implement Specific Appropriation 22 of the 2015-2016 General Appropriations Act and notwithstanding s. 1013.64(2), Florida Statutes, any district school board that generates less than \$2 million in revenue from a 1-mill levy of ad valorem tax shall contribute 0.75 mill for the 2015-2016 fiscal year toward the cost of funded special facilities construction projects. This section expires July 1, 2016.

Section 5. In order to implement Specific Appropriation 105 of the 2015-2016 General Appropriations Act, paragraph (d) of subsection (2), paragraph (a) of subsection (3), paragraph (a) of subsection (4), subsection (5), paragraph (e) of subsection (9), paragraph (a) of subsection (10), paragraphs (a), (d), and (f) of subsection (12), and paragraphs (a), (b), (d), and (e) of subsection (13) of section 1002.385, Florida Statutes, are amended to read:

1002.385 Florida personal learning scholarship accounts.—

- $(2)\;\;$  DEFINITIONS.—As used in this section, the term:
- (d) "Disability" means, for a 3- or 4-year-old child or for a student in kindergarten to grade 12, autism spectrum disorder, as defined in the Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition, published by the American Psychiatric Association as defined in s. 393.063(3); cerebral palsy, as defined in s. 393.063(4); Down syndrome, as defined in s. 393.063(21); Prader-Willi syndrome, as defined in s. 393.063(25); or spina bifida, as defined in s. 393.063(36); for a student in kindergarten, being a high-risk child, as defined in s. 393.063(20)(a); muscular dystrophy; and Williams syndrome.
- (3) PROGRAM ELIGIBILITY.—A parent of a student with a disability may request and receive from the state a Florida personal learning scholarship account for the purposes specified in subsection (5) if:
  - (a) The student:
  - 1. Is a resident of this state;
- 2. Is or will be 3 or 4 years old on or before September 1 of the year in which the student applies for program participation, or is eligible to enroll in kindergarten through grade 12 in a public school in this state;

- 3. Has a disability as defined in paragraph (2)(d); and
- 4. Is the subject of an IEP written in accordance with rules of the State Board of Education or has received a diagnosis of a disability as defined in subsection (2) from a physician who is licensed under chapter 458 or chapter 459 or a psychologist who is licensed in this state.
  - (4) PROGRAM PROHIBITIONS.—
  - (a) A student is not eligible for the program while he or she is:
- 1. Enrolled in a public school, including, but not limited to, the Florida School for the Deaf and the Blind; the Florida Virtual School; the College-Preparatory Boarding Academy; a developmental research school authorized under s. 1002.32; a charter school authorized under s. 1002.33, s. 1002.331, or s. 1002.332; or a virtual education program authorized under s. 1002.45;
- 2. Enrolled in the Voluntary Prekindergarten Education Program authorized under part V of this chapter;
- 3.2. Enrolled in a school operating for the purpose of providing educational services to youth in the Department of Juvenile Justice commitment programs;
- 4.3. Receiving a scholarship pursuant to the Florida Tax Credit Scholarship Program under s. 1002.395 or the John M. McKay Scholarships for Students with Disabilities Program under s. 1002.39; or
- 5.4. Receiving any other educational scholarship pursuant to this chapter.

For purposes of subparagraph 1., a 3- or 4-year-old child who receives services that are funded through the Florida Education Finance Program is considered to be a student enrolled in a public school.

- (5) AUTHORIZED USES OF PROGRAM FUNDS.—Program funds must be used to meet the individual educational needs of an eligible student and may be spent for the following purposes:
- (a) Instructional materials, including digital devices, digital periphery devices, and assistive technology devices that allow a student to access instruction or instructional content.
  - (b) Curriculum as defined in paragraph (2)(b).
- (c) Specialized services by approved providers that are selected by the parent. These specialized services may include, but are not limited to:
- $1. \;\;$  Applied behavior analysis services as provided in ss. 627.6686 and 641.31098.
- $2. \;\;$  Services provided by speech-language pathologists as defined in s. 468.1125.
  - 3. Occupational therapy services as defined in s. 468.203.
  - 4. Services provided by physical therapists as defined in s. 486.021.
- 5. Services provided by listening and spoken language specialists and an appropriate acoustical environment for a child who is deaf or hard of hearing and who has received an implant or assistive hearing device.
- (d) Enrollment in, or tuition or fees associated with enrollment in, an eligible private school, an eligible postsecondary educational institution, a private tutoring program authorized under s. 1002.43, a virtual program offered by a department-approved private online provider that meets the provider qualifications specified in s. 1002.45(2)(a), the Florida Virtual School as a private paying student, or an approved online course offered pursuant to s. 1003.499 or s. 1004.0961.
- (e) Fees for nationally standardized, norm-referenced achievement tests, Advanced Placement Examinations, industry certification examinations, assessments related to postsecondary education, or other assessments.
- (f) Contributions to the Stanley G. Tate Florida Prepaid College Program pursuant to s. 1009.98, for the benefit of the eligible student.

- (g) Contracted services provided by a public school or school district, including classes. A student who receives services under a contract under this paragraph is not considered enrolled in a public school for eligibility purposes as specified in subsection (4).
- (h) Tuition and fees for part-time tutoring services provided by a person who holds a valid Florida educator's certificate pursuant to s. 1012.56, a person who holds an adjunct teaching certificate pursuant to s. 1012.57, or a person who has demonstrated a mastery of subject area knowledge pursuant to s. 1012.56(5). The term "part-time tutoring services" as used in this paragraph does not meet the definition of the term "regular school attendance" in s. 1003.01(13)(e).

A specialized service provider, eligible private school, eligible postsecondary educational institution, private tutoring program provider, online or virtual program provider, public school, school district, or other entity receiving payments pursuant to this subsection may not share, refund, or rebate any moneys from the Florida Personal learning scholarship account with the parent or participating student in any manner.

- $(9)\;$  DEPARTMENT OF EDUCATION OBLIGATIONS.—The department shall:
- (e) Compare the list of students participating in the program with the public school student enrollment lists and the list of students participating in school choice scholarship programs established pursuant to ss. 1002.38, 1002.39, and 1002.395, throughout the school year, before each program payment to avoid duplicate payments and confirm program eligibility.
- (10) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS.—
  - (a) The Commissioner of Education:
- 1. Shall deny, suspend, or revoke a student's participation in the program if the health, safety, or welfare of the student is threatened or fraud is suspected.
- 2. Shall deny, suspend, or revoke an authorized use of program funds if the health, safety, or welfare of the student is threatened or fraud is suspected.
- 3. May deny, suspend, or revoke an authorized use of program funds for material failure to comply with this section and applicable department rules if the noncompliance is correctable within a reasonable period of time. Otherwise, the commissioner shall deny, suspend, or revoke an authorized use for failure to materially comply with the law and rules adopted under this section.
- 4. Shall require compliance by the appropriate party by a date certain for all nonmaterial failures to comply with this section and applicable department rules.
- 5. Notwithstanding other provisions of this section, the commissioner may deny, suspend, or revoke program participation or use of program funds by the student; or participation or eligibility of an organization, eligible private school, eligible postsecondary educational institution, approved provider, or other appropriate party, for a violation of this section. The commissioner may determine the length of, and conditions for lifting, the suspension or revocation specified in this paragraph. The length of suspension or revocation may not exceed 5 years, except for instances of fraud, in which case the length of suspension or revocation may not exceed 10 years. The commissioner may employ mechanisms allowed by law to recover unexpended program funds or withhold payment of an equal amount of program funds to recover program funds that were not authorized for use under this section thereafter.
- (12) ADMINISTRATION OF PERSONAL LEARNING SCHOLAR-SHIP ACCOUNTS.—An eligible nonprofit scholarship-funding organization participating in the Florida Tax Credit Scholarship Program established under s. 1002.395 may establish personal learning scholarship accounts for eligible students by:
- (a) Receiving applications and determining student eligibility in accordance with the requirements of this section.
- 1. First priority shall be provided to eligible student renewals from the 2014-2015 school year. For initial program participation, preference must

first be provided to students retained on a wait list created by the organization in the order that completed applications are approved. The organization shall notify the department of the applicants for the program by March 1 before the school year in which the student intends to participate.

- 2. When an application is received, the scholarship-funding scholarship funding organization must provide the department with information provided by the parent on the student to enable the department to report the student for funding in accordance with subsection (13). Such information must include, as a final condition of eligibility, one of the following verifiable documents:
  - a. A filed public school withdrawal form;
  - b. A letter of admission or enrollment in an eligible private school;
- c. Documentation consisting of a notice to establish and maintain a home education program or a copy of the student's annual educational evaluation pursuant to s. 1002.41; or
- d. A formal notification from a private school that has withdrawn the student from a program identified in s. 1002.38, s. 1002.39, or s. 1002.395.
- (d) Establishing a date and process by which students on the wait list or late-filing applicants may be allowed to participate in the program during the school year, within the amount of funds provided for this program in the General Appropriations Act. The process must allow timely filed, completed applications to take precedence before late-filed, completed applications for purposes of creating a wait list for participation in the program.
- (f) Verifying qualifying expenditures pursuant to the requirements of subsection (5) paragraph (8)(b).

## (13) FUNDING AND PAYMENT.—

- (a)1. The maximum funding amount granted for an eligible student with a disability, pursuant to *this section* subsection (3), shall be equivalent to the base student allocation in the Florida Education Finance Program multiplied by the appropriate cost factor for the educational program which would have been provided for the student in the district school to which he or she would have been assigned, multiplied by the district cost differential.
- 2. In addition, an amount equivalent to a share of the guaranteed allocation for exceptional students in the Florida Education Finance Program shall be determined and added to the amount in subparagraph 1. The calculation shall be based on the methodology and the data used to calculate the guaranteed allocation for exceptional students for each district in chapter 2000-166, Laws of Florida. Except as provided in subparagraph 3., the calculation shall be based on the student's grade, the matrix level of services, and the difference between the 2000-2001 basic program and the appropriate level of services cost factor, multiplied by the 2000-2001 base student allocation and the 2000-2001 district cost differential for the sending district. The calculated amount must also include an amount equivalent to the per-student share of supplemental academic instruction funds, instructional materials funds, technology funds, and other categorical funds as provided in the General Appropriations Act.
- 3. Except as otherwise provided, the calculation for all students participating in the program shall be based on the matrix that assigns the student to support Level III of services. If a parent chooses to request and receive a matrix of services from the school district, when the school district completes the matrix, the amount of the payment shall be adjusted as needed.
- (b) The amount of the awarded funds shall be 90 percent of the calculated amount. One hundred percent of the funds appropriated for the program shall be released to the department at the beginning of the first quarter of each fiscal year. Program funds include both the awarded funds and the accrued interest. Once student eligibility has been confirmed by the scholarship funding organization and communicated to the department, notwithstanding paragraph (9)(e), the department shall make payment of the awarded funds in full to the scholarship-funding organization for deposit into the student's account.

- (d) The eligible nonprofit scholarship-funding organization shall develop a system for payment of benefits by electronic funds transfer, including, but not limited to, debit cards, electronic payment cards, or any other means of electronic payment that the department deems to be commercially viable or cost-effective. Commodities or services related to the development of such a system shall be procured by competitive solicitation unless they are purchased from a state term contract pursuant to s. 287.056.
- (e) Moneys received pursuant to this section do not constitute taxable income to the *student or* parent of the qualified student.
- Section 6. In order to implement Specific Appropriation 105 of the 2015-2016 General Appropriations Act, paragraphs (a) and (b) of subsection (16) of section 1002.395, Florida Statutes, are amended to read:
  - 1002.395 Florida Tax Credit Scholarship Program.—
- (16) NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS; APPLICATION.—In order to participate in the scholarship program created under this section, a charitable organization that seeks to be a nonprofit scholarship-funding organization must submit an application for initial approval or renewal to the Office of Independent Education and Parental Choice no later than September 1 of each year before the school year for which the organization intends to offer scholarships.
  - (a) An application for initial approval must include:
- 1. A copy of the organization's incorporation documents and registration with the Division of Corporations of the Department of State.
- 2. A copy of the organization's Internal Revenue Service determination letter as a s. 501(c)(3) not-for-profit organization.
- 3. A description of the organization's financial plan that demonstrates sufficient funds to operate throughout the school year.
- 4. A description of the geographic region that the organization intends to serve and an analysis of the demand and unmet need for eligible students in that area.
  - 5. The organization's organizational chart.
- 6. A description of the criteria and methodology that the organization will use to evaluate scholarship eligibility.
- 7. A description of the application process, including deadlines and any associated fees.
- 8. A description of the deadlines for attendance verification and scholarship payments.
- 9. A copy of the organization's policies on conflict of interest and whistleblowers.
- 10. A copy of a surety bond or letter of credit in an amount equal to 25 percent of the scholarship funds anticipated for each school year or \$100,000, whichever is greater, specifying that any claim against the bond or letter of credit may be made only by an eligible nonprofit scholarship-funding organization to provide scholarships to and on behalf of students who would have had scholarships funded but for the diversion of funds giving rise to the claim against the bond or letter of credit.
- (b) In addition to the information required by subparagraphs (a)1.-9., an application for renewal must include:
- 1. A surety bond or letter of credit equal to the amount of undisbursed donations held by the organization based on the annual report submitted pursuant to paragraph (6)(m). The amount of the surety bond or letter of credit must be at least \$100,000, but not more than \$25 million, specifying that any claim against the bond or letter of credit may be made only by an eligible nonprofit scholarship-funding organization to provide scholarships to and on behalf of students who would have had scholarships funded but for the diversion of funds giving rise to the claim against the bond or letter of credit.
- 2. The organization's completed Internal Revenue Service Form 990 submitted no later than November 30 of the year before the school year

that the organization intends to offer the scholarships, notwithstanding the September 1 application deadline.

- 3. A copy of the statutorily required audit to the Department of Education and Auditor General.
  - 4. An annual report that includes:
- a. The number of students who completed applications, by county and by grade.
- b. The number of students who were approved for scholarships, by county and by grade.
- c. The number of students who received funding for scholarships within each funding category, by county and by grade.
- d. The amount of funds received, the amount of funds distributed in scholarships, and an accounting of remaining funds and the obligation of those funds.
- e. A detailed accounting of how the organization spent the administrative funds allowable under paragraph (6)(j).
- Section 7. In order to implement Specific Appropriations 7 and 90 of the 2015-2016 General Appropriations Act, paragraph (f) of subsection (1), paragraphs (a) and (e) of subsection (4), paragraph (b) of subsection (7), paragraph (a) of subsection (9), paragraphs (b) and (c) of subsection (12), and present subsection (13) of section 1011.62, Florida Statutes, are amended, paragraph (g) is added to subsection (12) of that section, present subsections (13), (14), and (15) of that section are redesignated as subsections (14), (15), and (16), respectively, and a new subsection (13) is added to that section, to read:
- 1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:
- (1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
  - (f) Supplemental academic instruction; categorical fund.—
- 1. There is created a categorical fund to provide supplemental academic instruction to students in kindergarten through grade 12. This paragraph may be cited as the "Supplemental Academic Instruction Categorical Fund."
- 2. Categorical funds for supplemental academic instruction shall be allocated annually to each school district in the amount provided in the General Appropriations Act. These funds shall be in addition to the funds appropriated on the basis of FTE student membership in the Florida Education Finance Program and shall be included in the total potential funds of each district. These funds shall be used to provide supplemental academic instruction to students enrolled in the K-12 program. For the 2015-2016 2014 2015 fiscal year, each school district that has one or more of the 300 lowest-performing elementary schools based on the state reading assessment shall use these funds, together with the funds provided in the district's research-based reading instruction allocation and other available funds, to provide an additional hour of instruction beyond the normal school day for each day of the entire school year for intensive reading instruction for the students in each of these schools. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading or by a K-5 mentoring reading program that is supervised by a teacher who is effective at teaching reading. Students enrolled in these schools who have Level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers may shall not be included in the 300 schools. For the 2015-2016 fiscal year, the 300 lowest-performing schools shall be the same schools as identified for the 2014-2015 fiscal year. After this requirement has been met, supplemental instruction strategies may include, but are not limited to: modified curriculum, reading instruction, after-school instruction, tutoring, mentoring, class size reduction, extended school year, intensive skills development in summer school, and other methods for improving student achievement. Supplemental in-

- struction may be provided to a student in any manner and at any time during or beyond the regular 180-day term identified by the school as being the most effective and efficient way to best help that student progress from grade to grade and to graduate.
- 3. Effective with the 1999-2000 fiscal year, funding on the basis of FTE membership beyond the 180-day regular term shall be provided in the FEFP only for students enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities or programs under s. 985.19. Funding for instruction beyond the regular 180-day school year for all other K-12 students shall be provided through the supplemental academic instruction categorical fund and other state, federal, and local fund sources with ample flexibility for schools to provide supplemental instruction to assist students in progressing from grade to grade and graduating.
- 4. The Florida State University School, as a lab school, is authorized to expend from its FEFP or Lottery Enhancement Trust Fund allocation the cost to the student of remediation in reading, writing, or mathematics for any graduate who requires remediation at a postsecondary educational institution.
- 5. Beginning in the 1999-2000 school year, dropout prevention programs as defined in ss. 1003.52, 1003.53(1)(a), (b), and (c), and 1003.54 shall be included in group 1 programs under subparagraph (d)3.
- (4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The Legislature shall prescribe the aggregate required local effort for all school districts collectively as an item in the General Appropriations Act for each fiscal year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for kindergarten through grade 12 programs shall be calculated as follows:
  - (a) Estimated taxable value calculations.—
- 1.a. Not later than 2 working days prior to July 19, the Department of Revenue shall certify to the Commissioner of Education its most recent estimate of the taxable value for school purposes in each school district and the total for all school districts in the state for the current calendar year based on the latest available data obtained from the local property appraisers. The value certified shall be the taxable value for school purposes for that year, and no further adjustments shall be made, except those made pursuant to paragraphs (c) and (d), or an assessment roll change required by final judicial decisions as specified in paragraph (15)(b) (14)(b). Not later than July 19, the Commissioner of Education shall compute a millage rate, rounded to the next highest one onethousandth of a mill, which, when applied to 96 percent of the estimated state total taxable value for school purposes, would generate the prescribed aggregate required local effort for that year for all districts. The Commissioner of Education shall certify to each district school board the millage rate, computed as prescribed in this subparagraph, as the minimum millage rate necessary to provide the district required local effort for that year.
- b. The General Appropriations Act shall direct the computation of the statewide adjusted aggregate amount for required local effort for all school districts collectively from ad valorem taxes to ensure that no school district's revenue from required local effort millage will produce more than 90 percent of the district's total Florida Education Finance Program calculation as calculated and adopted by the Legislature, and the adjustment of the required local effort millage rate of each district that produces more than 90 percent of its total Florida Education Finance Program entitlement to a level that will produce only 90 percent of its total Florida Education Finance Program entitlement in the July calculation.
- 2. On the same date as the certification in sub-subparagraph 1.a., the Department of Revenue shall certify to the Commissioner of Education for each district:
- a. Each year for which the property appraiser has certified the taxable value pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a.
- b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the

certification that reflects all final administrative actions of the value adjustment board.

- (e) Prior period funding adjustment millage.—
- 1. There shall be an additional millage to be known as the Prior Period Funding Adjustment Millage levied by a school district if the prior period unrealized required local effort funds are greater than zero. The Commissioner of Education shall calculate the amount of the prior period unrealized required local effort funds as specified in subparagraph 2. and the millage required to generate that amount as specified in this subparagraph. The Prior Period Funding Adjustment Millage shall be the quotient of the prior period unrealized required local effort funds divided by the current year taxable value certified to the Commissioner of Education pursuant to sub-subparagraph (a)1.a. This levy shall be in addition to the required local effort millage certified pursuant to this subsection. Such millage shall not affect the calculation of the current year's required local effort, and the funds generated by such levy shall not be included in the district's Florida Education Finance Program allocation for that fiscal year. For purposes of the millage to be included on the Notice of Proposed Taxes, the Commissioner of Education shall adjust the required local effort millage computed pursuant to paragraph (a) as adjusted by paragraph (b) for the current year for any district that levies a Prior Period Funding Adjustment Millage to include all Prior Period Funding Adjustment Millage. For the purpose of this paragraph, there shall be a Prior Period Funding Adjustment Millage levied for each year certified by the Department of Revenue pursuant to sub-subparagraph (a)2.a. since the previous year certification and for which the calculation in sub-subparagraph 2.b. is greater than zero.
  - 2.a. As used in this subparagraph, the term:
- (I) "Prior year" means a year certified under sub-subparagraph (a) 2 a
  - (II) "Preliminary taxable value" means:
- (A) If the prior year is the 2009-2010 fiscal year or later, the taxable value certified to the Commissioner of Education pursuant to sub-sub-paragraph (a)1.a.
- (B) If the prior year is the 2008-2009 fiscal year or earlier, the taxable value certified pursuant to the final calculation as specified in former paragraph (b) as that paragraph existed in the prior year.
- (III) "Final taxable value" means the district's taxable value as certified by the property appraiser pursuant to s. 193.122(2) or (3), if applicable. This is the certification that reflects all final administrative actions of the value adjustment board.
- b. For purposes of this subsection and with respect to each year certified pursuant to sub-subparagraph (a)2.a., if the district's prior year preliminary taxable value is greater than the district's prior year final taxable value, the prior period unrealized required local effort funds are the difference between the district's prior year preliminary taxable value and the district's prior year final taxable value, multiplied by the prior year district required local effort millage. If the district's prior year preliminary taxable value is less than the district's prior year final taxable value, the prior period unrealized required local effort funds are zero.
- c. For the 2015-2016 2014 2015 fiscal year only, if a district's prior period unrealized required local effort funds and prior period district required local effort millage cannot be determined because such district's final taxable value has not yet been certified pursuant to s. 193.122(2) or (3), for the 2015 2014 tax levy, the Prior Period Funding Adjustment Millage for such fiscal year shall be levied, if not previously levied, in 2015 2014 in an amount equal to 75 percent of such district's most recent unrealized required local effort for which a Prior Period Funding Adjustment Millage was determined as provided in this section. Upon certification of the final taxable value for the 2012, 2013, or 2014 tax rolls roll in accordance with s. 193.122(2) or (3), the Prior Period Funding Adjustment Millage levied in 2015 and 2016 shall be adjusted to include any shortfall or surplus in the prior period unrealized required local effort funds that would have been levied in 2014 or 2015, had the district's final taxable value been certified pursuant to s. 193.122(2) or (3) for the 2014 or 2015 tax levy. If this adjustment is made for a surplus, the

reduction in prior period millage may not exceed the prior period funding adjustment millage calculated pursuant to subparagraph 1. and subsubparagraphs a. and b. and any additional reduction shall be carried forward to the subsequent fiscal year This provision shall be implemented by a district only if the millage calculated pursuant to this paragraph when added to the millage levied by the district for all purposes for the 2014-2015 fiscal year is less than or equal to the total millage levied for the 2013-2014 fiscal year. This sub-subparagraph expires July 1, 2015.

## (7) DETERMINATION OF SPARSITY SUPPLEMENT.—

(b) The district sparsity index shall be computed by dividing the total number of full-time equivalent students in all programs in the district by the number of senior high school centers in the district, not in excess of three, which centers are approved as permanent centers by a survey made by the Department of Education. For districts with a full-time equivalent student membership of at least 20,000, but no more than 24,000, the index shall be computed by dividing the total number of full-time equivalent students in all programs by the number of permanent senior high school centers in the district, not to exceed four.

# (9) RESEARCH-BASED READING INSTRUCTION ALLOCATION.—

(a) The research-based reading instruction allocation is created to provide comprehensive reading instruction to students in kindergarten through grade 12. For the 2015-2016 2014-2015 fiscal year, in each school district that has one or more of the 300 lowest-performing elementary schools based on the state reading assessment, priority shall be given to providing an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year for the students in each school. For the 2015-2016 fiscal year, the 300 lowest-performing schools shall be the same schools as identified for the 2014-2015 fiscal year. Students enrolled in these schools who have Level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers may shall not be included in the 300 schools. The intensive reading instruction delivered in this additional hour and for other students shall include: research-based reading instruction that has been proven to accelerate progress of students exhibiting a reading deficiency; differentiated instruction based on student assessment data to meet students' specific reading needs; explicit and systematic reading development in phonemic awareness, phonics, fluency, vocabulary, and comprehension, with more extensive opportunities for guided practice, error correction, and feedback; and the integration of social studies, science, and mathematics-text reading, text discussion, and writing in response to reading. For the 2012 2013 and 2013 2014 fiscal years, a school district may not hire more reading coaches than were hired during the 2011-2012 fiscal year unless all students in kindergarten through grade 5 who demonstrate a reading deficiency, as determined by district and state assessments, including students scoring Level 1 or Level 2 on the statewide, standardized reading assessment or, upon implementation, the English Language Arts assessment, are provided an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year.

# (12) FLORIDA DIGITAL CLASSROOMS ALLOCATION.—

(b) Each district school board shall adopt a district digital classrooms plan that meets the unique needs of students, schools, and personnel and submit the plan for approval to the Department of Education. In addition, each district school board must, at a minimum, seek input from the district's instructional, curriculum, and information technology staff to develop the district digital classrooms plan. The district's plan must be within the general parameters established in the Florida digital classrooms plan pursuant to s. 1001.20. In addition, if the district participates in federal technology initiatives and grant programs, the district digital classrooms plan must include a plan for meeting requirements of such initiatives and grant programs. Funds allocated under this subsection must be used to support implementation of district digital classrooms plans. By October 1, 2015 2014, for the 2015-2016 fiscal year, and by October March 1 of each year thereafter, on a date determined by the department, each district school board shall submit to the department, in a format prescribed by the department, a digital classrooms plan. At a minimum, such plan must include, and be annually updated to reflect, the following:

- 1. Measurable student performance outcomes. Outcomes related to student performance, including outcomes for students with disabilities, must be tied to the efforts and strategies to improve outcomes related to student performance by integrating technology in classroom teaching and learning. Results of the outcomes shall be reported at least annually for the current school year and subsequent 3 years and be accompanied by an independent evaluation and validation of the reported results.
- 2. Digital learning and technology infrastructure purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, connectivity, broadband access, wireless capacity, Internet speed, and data security, all of which must meet or exceed minimum requirements and protocols established by the department. For each year that the district uses funds for infrastructure, a third-party, independent evaluation of the district's technology inventory and infrastructure needs must accompany the district's plan.
- 3. Professional development purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, using technology in the classroom and improving digital literacy and competency.
- 4. Digital tool purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, competency-based credentials that measure and demonstrate digital competency and certifications; third-party assessments that demonstrate acquired knowledge and use of digital applications; and devices that meet or exceed minimum requirements and protocols established by the department.
- 5. Online assessment-related purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, expanding the capacity to administer assessments and compatibility with minimum assessment protocols and requirements established by the department.
- (c) The Legislature shall annually provide in the General Appropriations Act the FEFP allocation for implementation of the Florida digital classrooms plan to be calculated in an amount up to 1 percent of the base student allocation multiplied by the total K-12 full-time equivalent student enrollment included in the FEFP calculations for the legislative appropriation or as provided in the General Appropriations Act. Each school district shall be provided a minimum of \$250,000, with the remaining balance of the allocation to be distributed based on each district's proportion of the total K-12 full-time equivalent student enrollment. Distribution of 2015-2016 funds for the Florida digital classrooms allocation shall begin following submittal of each district's digital classrooms plan, which must include formal verification of the superintendent's receipt approval of the digital classrooms plan of each charter school in the district using a streamlined format prescribed by the department, and approval of the plan by the department. Prior to the distribution of the 2015-2016 Florida digital classrooms allocation funds, the department shall confirm that each district school superintendent has certified shall certify to the Commissioner of Education that the district school board has approved a comprehensive district digital classrooms plan that supports the fidelity of implementation of the Florida digital classrooms allocation; the district has participated in the digital readiness gap analysis assessment conducted pursuant to paragraph (g); and the district's digital classrooms plan reflects the district's commitment to prioritizing the use of 2015-2016 funds to address gaps identified through the digital readiness gap analysis assessment. District allocations shall be recalculated during the fiscal year consistent with the periodic recalculation of the FEFP. School districts shall provide a proportionate share of the digital classrooms allocation to each charter school in the district, as required for categorical programs in s. 1002.33(17)(b). A school district may use a competitive process to distribute funds for the Florida digital classrooms allocation to the schools within the school district.
- (g) For the 2015-2016 fiscal year, notwithstanding paragraph (e), the department, in consultation with the Agency for State Technology, shall contract by September 1, 2015, with an independent third-party entity to conduct an assessment of the digital readiness of each school district and public school for the purpose of implementing the distribution of the 2015-2016 Florida digital classrooms allocation funds. The contract must require the contracted entity to:

- 1. Collaborate with the department and the Agency for State Technology to review and recommend improvements to the state's 5-year digital classrooms strategic plan developed pursuant to s. 1001.20(4) and establish minimum information technology architecture standards upon which the digital readiness of school districts and public schools will be assessed as a basis to implement digital classrooms. The standards must include, but are not limited to requirements for devices, security, network and wireless connectivity, and browsers. The contracted entity must consider, at minimum, technology requirements associated with implementation of ss. 1006.29(4) and 1008.22(3).
- 2. Conduct digital readiness gap analysis assessments that evaluate the current status of digital readiness, and identify gaps in the digital readiness, of school districts and schools in meeting the minimum information technology architecture standards established pursuant to subparagraph 1.
- 3. Report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the status and results of digital readiness gap analysis assessments of school districts and schools conducted pursuant to subparagraph 2. following the timelines specified in this subparagraph. Each report must include, at a minimum, a summary of each district's and school's gaps and the status of compliance with current minimum standards and the minimum information technology architecture standards established pursuant to subparagraph 1. The contracted entity shall report:
- a. By December 1, 2015, on the status of a representative sample of school districts and schools.
- b. By February 1, 2016, on the status of digital readiness assessment activities, including a report on districts and schools assessed by that date. The report must also include a summary of activities provided by the department to facilitate school district and school implementation of digital classrooms plans.
- c. By May 1, 2016, on the contracted entity's completed assessment of all school districts for the purposes of providing districts with the information necessary to receive digital classrooms allocation funds pursuant to paragraph (c). The report must, at a minimum, provide a statewide summary of findings; identify existing funding options to address gaps, including e-rate options; and provide recommendations for improving cost efficiencies.
- (13) FEDERALLY CONNECTED STUDENT SUPPLEMENT.—The federally connected student supplement is created to provide supplemental funding for school districts to support the education of students connected with federally owned military installations, National Aeronautics and Space Administration (NASA) property, and Indian lands. To be eligible for this supplement, the district must be eligible for federal Impact Aid Program funds under s. 8003 of Title VIII of the Elementary and Secondary Education Act of 1965. The supplement shall be allocated annually to each eligible school district in the amount provided in the General Appropriations Act. The supplement shall be the sum of the student allocation and an exempt property allocation.
- (a) The student allocation shall be calculated based on the number of students reported for federal Impact Aid Program funds, including students with disabilities, who meet one of the following criteria:
- 1. Resides with a parent who is on active duty in the uniformed services or is an accredited foreign government official and military officer. Students with disabilities shall also be reported separately for this condition.
- 2. Resides on eligible federally owned Indian lands. Students with disabilities shall also be reported separately for this condition.
- 3. Resides with a civilian parent who lives or works on eligible federal property connected with a military installation or NASA. The number of these students shall be multiplied by a factor of 0.5.
- (b) The total number of federally connected students calculated under paragraph (a) shall be multiplied by a percentage of the base student allocation as provided in the General Appropriations Act. The total of the number of students with disabilities as reported separately under subparagraphs (a)1. and (a)2. shall be multiplied by an additional percentage of the base student allocation as provided in the General Appro-

priations Act. The base amount and the amount for students with disabilities shall be summed to provide the student allocation.

(c) The exempt property allocation shall be equal to the tax-exempt value of federal impact aid lands reserved as military installations, real property owned by NASA, or eligible federally owned Indian lands located in the district, as of January 1 of the previous year, multiplied by the millage authorized and levied under s. 1011.71(2).

(14)(13) QUALITY ASSURANCE GUARANTEE.—The Legislature may annually in the General Appropriations Act determine a percentage increase in funds per K-12 unweighted FTE as a minimum guarantee to each school district. The guarantee shall be calculated from prior year base funding per unweighted FTE student which shall include the adjusted FTE dollars as provided in subsection (15) (14), quality guarantee funds, and actual nonvoted discretionary local effort from taxes. From the base funding per unweighted FTE, the increase shall be calculated for the current year. The current year funds from which the guarantee shall be determined shall include the adjusted FTE dollars as provided in subsection (15) (14) and potential nonvoted discretionary local effort from taxes. A comparison of current year funds per unweighted FTE to prior year funds per unweighted FTE shall be computed. For those school districts which have less than the legislatively assigned percentage increase, funds shall be provided to guarantee the assigned percentage increase in funds per unweighted FTE student. Should appropriated funds be less than the sum of this calculated amount for all districts, the commissioner shall prorate each district's allocation. This provision shall be implemented to the extent specifically funded.

Section 8. In order to implement Specific Appropriations 7 and 90 of the 2015-2016 General Appropriations Act, subsection (1) of section 1011.71, Florida Statutes, is amended to read:

#### 1011.71 District school tax.—

(1) If the district school tax is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, each district school board desiring to participate in the state allocation of funds for current operation as prescribed by s. 1011.62(15) s. 1011.62(14) shall levy on the taxable value for school purposes of the district, exclusive of millage voted under the provisions of s. 9(b) or s. 12, Art. VII of the State Constitution, a millage rate not to exceed the amount certified by the commissioner as the minimum millage rate necessary to provide the district required local effort for the current year, pursuant to s. 1011.62(4)(a)1. In addition to the required local effort millage levy, each district school board may levy a nonvoted current operating discretionary millage. The Legislature shall prescribe annually in the appropriations act the maximum amount of millage a district may levy.

Section 9. The amendments made by this act to ss. 1002.385, 1002.395, 1011.62, and 1011.71, Florida Statutes, expire July 1, 2016, and the text of those sections shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 10. In order to implement Specific Appropriation 99B of the 2015-2016 General Appropriations Act, subsection (3) is added to section 1012.75, Florida Statutes, to read:

# 1012.75 Liability of teacher or principal; excessive force.—

- (3) The Department of Education shall administer an educator liability insurance program, as provided in the General Appropriations Act, to protect full-time instructional personnel from liability for monetary damages and the costs of defending actions resulting from claims made against the instructional personnel arising out of occurrences in the course of activities within the instructional personnel's professional capacity. For purposes of this subsection, the terms "full-time," "part-time," and "administrative personnel" shall be defined by the individual district school board. For purposes of this subsection, the term "instructional personnel" has the same meaning as provided in s. 1012.01(2).
- (a) Liability coverage of at least \$2 million shall be provided to all full-time instructional personnel. Liability coverage may be provided to the following individuals who choose to participate in the program, at

cost: part-time instructional personnel, administrative personnel, and students enrolled in a state-approved teacher preparation program pursuant to s. 1012.39(3).

- (b) By August 1, the department shall notify the personnel specified in paragraph (a) of the pending procurement for liability coverage. By September 1, each district school board shall notify the personnel specified in paragraph (a) of the liability coverage provided pursuant to this subsection. The department shall develop the form of the notice which shall be used by each district school board. The notice must be on an 8 1/2-inch by 5 1/2-inch postcard and include the amount of coverage, a general description of the nature of the coverage, and the contact information for coverage and claims questions. The notification shall be provided separately from any other correspondence. Each district school board shall certify to the department, by September 15th, that the notification required by this paragraph has been provided.
- (c) The department shall consult with the Department of Financial Services to select the most economically prudent and cost-effective means of implementing the program through self-insurance, a risk management program, or competitive procurement.

## (d) This subsection expires July 1, 2016.

Section 11. In order to implement Specific Appropriation 4 of the 2015-2016 General Appropriations Act, and notwithstanding ss. 1009.534, 1009.535, and 1009.536, Florida Statutes, relating to community service work requirements for Florida Bright Futures Scholarship Program eligibility, for the 2015-2016 fiscal year, a student shall be considered to have met the community service work requirement if the student completes a program of volunteer service work, as approved by the district school board, the administrators of a nonpublic school, or the Department of Education for home education program students. The student must identify a social or civic issue or a professional area that interests him or her, develop a plan for his or her personal involvement in addressing the issue or learning about the area, and, through papers or other presentations, evaluate and reflect upon his or her experience. Except for credit earned through service-learning courses adopted pursuant to s. 1003.497, the student may not receive remuneration or academic credit for the volunteer service work performed. Such work may include, but is not limited to, a business or government internship, work for a nonprofit community service organization, or activity on behalf of a candidate for public office. The hours of volunteer service must be documented in writing, and the document must be signed by the student, the student's parent or guardian, and a representative of the organization for which the student performed the volunteer service work. This section expires July 1, 2016.

Section 12. In order to implement Specific Appropriation 149 of the 2015-2016 General Appropriations Act, subsection (1) of section 1008.46, Florida Statutes, is amended to read:

1008.46 State university accountability process.—It is the intent of the Legislature that an accountability process be implemented that provides for the systematic, ongoing evaluation of quality and effectiveness of state universities. It is further the intent of the Legislature that this accountability process monitor performance at the system level in each of the major areas of instruction, research, and public service, while recognizing the differing missions of each of the state universities. The accountability process shall provide for the adoption of systemwide performance standards and performance goals for each standard identified through a collaborative effort involving state universities, the Board of Governors, the Legislature, and the Governor's Office, consistent with requirements specified in s. 1001.706. These standards and goals shall be consistent with s. 216.011(1) to maintain congruity with the performance-based budgeting process. This process requires that university accountability reports reflect measures defined through performance-based budgeting. The performance-based budgeting measures must also reflect the elements of teaching, research, and service inherent in the missions of the state universities.

(1) By March 15 December 31 of each year, the Board of Governors shall submit an annual accountability report providing information on the implementation of performance standards, actions taken to improve university achievement of performance goals, the achievement of performance goals during the prior year, and initiatives to be undertaken during the next year. The accountability reports shall be designed in

consultation with the Governor's Office, the Office of Program Policy Analysis and Government Accountability, and the Legislature.

Section 13. The amendment made by this act to s. 1008.46(1), Florida Statutes, expires July 1, 2016, and the text of that subsection shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 14. In order to implement Specific Appropriation 138 of the 2015-2016 General Appropriations Act, section 1001.92, Florida Statutes, is created to read:

1001.92 State University System Performance-Based Incentive.—

- (1) A State University System Performance-Based Incentive shall be awarded to state universities using performance-based metrics adopted by the Board of Governors of the State University System. The performance-based metrics must include graduation rates, retention rates, postgraduation education rates, degree production, affordability, postgraduation employment and salaries, access, and other metrics approved by the board in a formally noticed meeting. The board shall adopt benchmarks to evaluate each state university's performance on the metrics to measure the state university's achievement of institutional excellence or need for improvement and minimum requirements for eligibility to receive performance funding.
- (2) Each fiscal year, the amount of funds available for allocation to the state universities based on the performance-based metrics shall consist of the state's appropriation for performance funding, including increases in base funding plus institutional investments consisting of funds deducted from the base funding of each state university in the State University System, in an amount provided in the General Appropriations Act. The institutional investment shall be restored for each institution eligible for the state's investment under the performance-based metrics.
- (3)(a) A state university that fails to meet the Board of Governors' minimum performance funding threshold shall have a portion of its institutional investment withheld by the board and must submit an improvement plan to the board that specifies the activities and strategies for improving the state university's performance. The board must review and approve the improvement plan and, if the plan is approved, must monitor the state university's progress in implementing the activities and strategies specified in the improvement plan. The state university shall submit monitoring reports to the board by December 31 and May 31 of each year in which an improvement plan is in place. The ability of a state university to submit an improvement plan to the board is limited to 1 fiscal year.
- (b) The Chancellor of the State University System shall withhold disbursement of the institutional investment until the monitoring report is approved by the Board of Governors. A state university that is determined by the board to be making satisfactory progress on implementing the improvement plan shall receive no more than one-half of the withheld institutional investment in January and the balance of the withheld institutional investment in June. A state university that fails to make satisfactory progress may not have its full institutional investment restored. Any institutional investment funds that are not restored shall be redistributed in accordance with the board's performance-based metrics.
- (4) Distributions of performance funding, as provided in this section, shall be made to each of the state universities listed in the Education and General Activities category in the General Appropriations Act.
- (5) By October 1 of each year, the Board of Governors shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous fiscal year's performance funding allocation which must reflect the rankings and award distributions.
  - (6) This section expires July 1, 2016.
- Section 15. (1) In order to implement Specific Appropriation 122 of the 2015-2016 General Appropriations Act, the Florida College System Performance-Based Incentive must be based on indicators of institutional attainment of performance metrics adopted by the State Board of Education. The performance-based funding metrics must be limited to metrics that measure retention; program completion and graduation rates; job

- placement; and postgraduation employment, salaries, or further education.
- (2) The State Board of Education shall evaluate the institutions' performance on the metrics based on benchmarks adopted by the board which measure the achievement of institutional excellence or improvement. The amount of funds available for allocation to the institutions each fiscal year based on the performance funding model shall be composed of the state's investment in performance funding, plus an institutional investment consisting of funds to be redistributed from the base funding of the Florida College System Program Fund, as determined in the General Appropriations Act. The board shall establish a minimum performance threshold that the institutions must meet in order to be eligible for the state's investment in performance funds. The institutional investment shall be restored for all institutions eligible for the state's investment under the performance funding model. An institution that fails to meet the board's minimum performance funding threshold is not eligible for the state's investment, shall have a portion of its institutional investment withheld, and shall submit an improvement plan to the board which specifies the activities and strategies for improving the institution's performance.
- (3) The State Board of Education must review the improvement plan and, if approved, must monitor the institution's progress on implementing the specified activities and strategies. The institutions shall submit monitoring reports to the board no later than December 31, 2015, and May 31, 2016.
- (4) The Commissioner of Education shall withhold disbursement of the institutional investment until such time as the monitoring report for the institution is approved by the State Board of Education. An institution that fails to make satisfactory progress will not have its full institutional investment restored. If all institutional investment funds are not restored, any remaining funds shall be redistributed in accordance with the board's performance funding model.
  - (5) This section expires July 1, 2016.

Section 16. In order to implement Specific Appropriation 81 and section 22 of the 2015-2016 General Appropriations Act and notwith-standing s. 1002.94, Florida Statutes, relating to the disbursement of funds provided for the Child Care Executive Partnership Program, for the 2015-2016 fiscal year, the Office of Early Learning may allocate or reallocate funds held by the Child Care Executive Partnership Program to prevent disenrollment of children from the school readiness program or child care funded through the Child Care Executive Partnership Program. The funds provided for the Child Care Executive Partnership Program shall be released and expended as required in the proviso language for Specific Appropriation 81 of the 2015-2016 General Appropriations Act. This section expires July 1, 2016.

- Section 17. (1) In order to implement Specific Appropriation 470 of the 2015-2016 General Appropriations Act, the following requirements govern the continuation of the Department of Health's Florida Onsite Sewage Nitrogen Reduction Strategies Study:
- (a) Funding for completion of the study is through the Department of Health. Notwithstanding s. 287.057, Florida Statutes, the current contract may be extended until the study is completed.
- (b) The Department of Health, the Research Review and Advisory Committee of the Department of Health, and the Department of Environmental Protection shall work together to provide the necessary technical oversight to complete the study.
- (c) Management and oversight of the completion of the study must be consistent with the terms of the existing contract. However, the main focus and priority shall be developing, testing, and recommending cost-effective passive technology design criteria for nitrogen reduction. Notwithstanding any other provision of law, before the study is completed, a state agency may not adopt or implement a rule or policy that:
- 1. Mandates, establishes, or implements more restrictive nitrogen reduction standards for existing or new onsite sewage treatment systems or modification of such systems; or
- 2. Directly or indirectly, such as through an administrative order issued by the Department of Environmental Protection as part of a basin

management action plan adopted pursuant to s. 403.067, Florida Statutes, requires the use of performance-based treatment systems or similar technologies. However, more restrictive nitrogen reduction standards for onsite systems may be required through a basin management action plan if such plan is phased in after the study is completed.

- (d) Any systems installed at home sites are experimental in nature and shall be installed with significant field testing and monitoring. The Department of Health is specifically authorized to allow installation of these experimental systems.
  - (2) This section expires July 1, 2016.
- Section 18. In order to implement sections 49 and 52 of the 2015-2016 General Appropriations Act, paragraph (a) of subsection (4) of section 20.435, Florida Statutes, is amended to read:
- 20.435 Department of Health; trust funds.—The following trust funds shall be administered by the Department of Health:
  - (4) Medical Quality Assurance Trust Fund.
- (a)1. Funds to be credited to the trust fund shall consist of fees and fines related to the licensing of health care professionals. Funds shall be used for the purpose of providing administrative support for the regulation of health care professionals and for other such purposes as may be appropriate and shall be expended only pursuant to legislative appropriation or an approved amendment to the department's operating budget pursuant to the provisions of chapter 216.
- 2. For the 2015-2016 fiscal year, the uses authorized under subparagraph 1. include the provision of health care services to department clients. This subparagraph expires July 1, 2016.

Section 19. In order to implement Specific Appropriations 194, 200, 201, 202, 203, 206, and 213 of the 2015-2016 General Appropriations Act, the Agency for Health Care Administration is authorized to submit a budget amendment pursuant to chapter 216, Florida Statutes, to realign funding based on the model, methodology, and framework in the "Medicaid Hospital Funding Programs" document incorporated by reference in Senate Bill 2508-A. Funding changes shall be consistent with the intent of the model, methodology, and framework displayed, demonstrated, and explained in the "Medicaid Hospital Funding Programs" document, while allowing for the appropriate realignment to appropriation categories related to Medicaid Low-Income Pool, Disproportionate Share Hospital, Graduate Medical Education, Inpatient Hospital and Outpatient Hospital programs, Prepaid Health Plans, and the diagnosis related groups (DRG) methodology for hospital reimbursement for the 2015-2016 fiscal year, including requests for additional trust fund budget authority. Notwithstanding s. 216.177, Florida Statutes, if the chair or vice chair of the Legislative Budget Commission or the President of the Senate or the Speaker of the House of Representatives timely advises the Executive Office of the Governor, in writing, that the budget amendment exceeds the delegated authority of the Executive Office of the Governor or is contrary to legislative policy or intent, the Executive Office of the Governor shall void the action. This section expires July 1, 2016.

Section 20. (1) In order to implement Specific Appropriation 251 of the 2015-2016 General Appropriations Act, and notwithstanding s. 393.065(5), Florida Statutes, individuals on the Medicaid home and community-based waiver programs wait list shall be offered a slot in the waiver as follows:

- (a) Individuals in category 1, which includes clients deemed to be in crisis as described in rule, shall be given first priority in moving from the wait list to the waiver.
  - (b) Category 2 shall include:
- 1. Individuals on the wait list who are from the child welfare system with an open case in the Department of Children and Families' statewide automated child welfare information system who are:
- a. Individuals transitioning out of the child welfare system at the finalization of an adoption, a reunification with family members, a permanent placement with a relative, or a guardianship with a nonrelative; or

- b. Individuals who are at least 18 years old but not yet 22 years old and who need both waiver services and extended foster care services.
- 2. Individuals on the wait list who are at least 18 years old but not yet 22 years old and who withdrew consent pursuant to s. 39.6251(5)(c), Florida Statutes, to remain in the extended foster care system.

For individuals who are at least 18 years old but not yet 22 years old and who are eligible under sub-subparagraph 1.b., the Agency for Persons with Disabilities shall provide waiver services, including residential habilitation, and the community-based care lead agency shall fund room and board at the rate established in s. 409.145(4), Florida Statutes, and provide case management and related services as defined in s. 409.986(3)(e), Florida Statutes. Individuals may receive both waiver services and services under s. 39.6251, Florida Statutes. Services may not duplicate services available through the Medicaid state plan.

- (c) In selecting individuals in category 3, category 4, or category 5, the Agency for Persons with Disabilities shall use the Agency for Persons with Disabilities Waitlist Prioritization Tool, dated March 15, 2013. Those individuals whose needs score highest on the Waitlist Prioritization Tool shall be moved to the waiver during the 2015-2016 fiscal year, to the extent funds are available.
- (2) The agency shall allow an individual who meets the eligibility requirements under s. 393.065(1), Florida Statutes, to receive home and community-based services in this state if the individual's parent or legal guardian is an active-duty military servicemember and, at the time of the servicemember's transfer to this state, the individual was receiving home and community-based services in another state.
- (3) Upon the placement of individuals on the waiver pursuant to subsection (1), individuals remaining on the wait list are deemed not to have been substantially affected by agency action and are, therefore, not entitled to a hearing under s. 393.125, Florida Statutes, or administrative proceeding under chapter 120, Florida Statutes. This section expires July 1. 2016.

Section 21. In order to implement Specific Appropriation 251 of the 2015-2016 General Appropriations Act:

- (1) Until the Agency for Persons with Disabilities adopts a new allocation algorithm and methodology by final rule pursuant to s. 393.0662, Florida Statutes:
- (a) Each client's iBudget in effect as of July 1, 2015, shall remain at its July 1, 2015, funding level.
- (b) The Agency for Persons with Disabilities shall determine the iBudget for a client newly enrolled on the home and community-based services waiver on or after July 1, 2015, using the same allocation algorithm and methodology used for the iBudgets in effect as of July 1, 2015.
- (2) After a new algorithm and methodology is adopted by final rule, a client's new iBudget shall be determined based on the new allocation algorithm and methodology and shall take effect as of the client's next support plan update.
- (3) Funding allocated under subsections (1) and (2) may be increased pursuant to s. 393.0662(1)(b), Florida Statute. A client's funding allocation may also be increased if the client has a significant need for transportation services to a waiver-funded adult day training program or to a waiver-funded supported employment where such need cannot be accommodated within the funding authorized by the client's iBudget amount without affecting the health and safety of the client, where public transportation is not an option due to the unique needs of the client, and where no other transportation resources are reasonably available. However, such increases may not result in the total of all clients' projected annual iBudget expenditures exceeding the agency's appropriation for waiver services.
  - (4) This section expires July 1, 2016.

Section 22. In order to implement Specific Appropriations 554 through 563 of the 2015-2016 General Appropriations Act, subsection (3) of section 296.37, Florida Statutes, is amended to read:

296.37 Residents; contribution to support.—

(3) Notwithstanding subsection (1), each resident of the home who receives a pension, compensation, or gratuity from the United States Government, or income from any other source, of more than \$105 per month shall contribute to his or her maintenance and support while a resident of the home in accordance with a payment schedule determined by the administrator and approved by the director. The total amount of such contributions shall be to the fullest extent possible, but, in no case, shall exceed the actual cost of operating and maintaining the home. This subsection expires July 1, 2016 2015.

Section 23. In order to implement Specific Appropriation 251 of the 2015-2016 General Appropriations Act, subsection (15) of section 393.067, Florida Statutes, is amended to read:

393.067 Facility licensure.—

(15) The agency is not required to contract with new facilities licensed after October 1, 1989, pursuant to this chapter. Pursuant to chapter 287, the agency shall continue to contract within available resources for residential services with facilities licensed prior to October 1, 1989, if such facilities comply with the provisions of this chapter and all other applicable laws and regulations.

Section 24. The amendment made by this act to s. 393.067(15), Florida Statutes, expires July 1, 2016, and the text of that subsection shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 25. In order to implement Specific Appropriation 251 of the 2015-2016 General Appropriations Act, subsections (4), (5), and (6) of section 393.18, Florida Statutes, are amended to read:

- 393.18 Comprehensive transitional education program.—A comprehensive transitional education program is a group of jointly operating centers or units, the collective purpose of which is to provide a sequential series of educational care, training, treatment, habilitation, and rehabilitation services to persons who have developmental disabilities and who have severe or moderate maladaptive behaviors. However, this section does not require such programs to provide services only to persons with developmental disabilities. All such services shall be temporary in nature and delivered in a structured residential setting, having the primary goal of incorporating the principle of self-determination in establishing permanent residence for persons with maladaptive behaviors in facilities that are not associated with the comprehensive transitional education program. The staff shall include behavior analysts and teachers, as appropriate, who shall be available to provide services in each component center or unit of the program. A behavior analyst must be certified pursuant to s. 393.17.
- (4) For comprehensive transitional education programs, the total number of residents persons with maladaptive behaviors who are being provided with services in a comprehensive transitional education program may not in any instance exceed the licensed capacity of 120 residents and each residential unit within the component centers of the program authorized under this section may not in any instance exceed 15 residents. However, a program that was authorized to operate residential units with more than 15 residents before July 1, 2015, may continue to operate such units.
- (5) Licensure is authorized for comprehensive transitional education programs which by July 1, 1989:

## (a) Were in actual operation; or

(b)—Owned a fee simple interest in real property for which a county or city government has approved zoning allowing for the placement of the facilities described in this subsection, and have registered an intent with the agency to operate a comprehensive transitional education program. However, nothing prohibits the assignment by such a registrent to another entity at a different site within the state, if there is compliance with the criteria of this program and local zoning requirements and each residential facility within the component centers or units of the program authorized under this paragraph does not exceed a capacity of 15 percents.

- (6) Notwithstanding subsection (5), in order to maximize federal revenues and provide for children needing special behavioral services, the agency may authorize the licensure of a facility that:
- (a) Provides residential services for children who have developmental disabilities along with intensive behavioral problems as defined by the agency; and

(b) As of July 1, 2010, serve children who were served by the child welfare system and who have an open case in the automated child welfare system of the Department of Children and Families.

The facility must be in compliance with all program criteria and local zoning requirements and may not exceed a capacity of 15 children.

Section 26. The amendment made by this act to s. 393.18, Florida Statutes, expires July 1, 2016, and the text of that section shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 27. In order to implement Specific Appropriation 225 of the 2015-2016 General Appropriations Act, the Agency for Health Care Administration shall ensure that nursing facility residents who are eligible for funds to transition to home and community-based services waivers must first have resided in a skilled nursing facility for at least 60 consecutive days. This section expires July 1, 2016.

Section 28. In order to implement Specific Appropriation 226 of the 2015-2016 General Appropriations Act, the Agency for Health Care Administration and the Department of Elderly Affairs shall prioritize individuals for enrollment in the Medicaid Long-Term Care Waiver program using a frailty-based screening that provides a priority score (the "scoring process") and shall enroll individuals in the program according to the assigned priority score as funds are available. The agency may adopt rules, pursuant to s. 409.919, Florida Statutes, and enter into interagency agreements necessary to administer s. 409.979(3), Florida Statutes. Such rules or interagency agreements adopted by the agency relating to the scoring process may delegate to the Department of Elderly Affairs, pursuant to s. 409.978, Florida Statutes, the responsibility for implementing and administering the scoring process, providing notice of Medicaid fair hearing rights, and the responsibility for defending, as needed, the scores assigned to persons on the program wait list in any resulting Medicaid fair hearings. The Department of Elderly Affairs may delegate the provision of notice of Medicaid fair hearing rights to its contractors. This section expires July 1, 2016.

Section 29. In order to implement Specific Appropriations 187A through 220A and 524 of the 2015-2016 General Appropriations Act and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Agency for Health Care Administration, in consultation with the Department of Health, may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to realign funding within and between agencies based on implementation of the Managed Medical Assistance component of the Statewide Medicaid Managed Care program for the Children's Medical Services program of the Department of Health. The funding realignment shall reflect the actual enrollment changes due to the transfer of beneficiaries from fee-forservice to the capitated Children's Medical Services Network. The Agency for Health Care Administration may submit a request for nonoperating budget authority to transfer the federal funds to the Department of Health, pursuant to s. 216.181(12), Florida Statutes. This section expires July 1, 2016.

Section 30. In order to implement Specific Appropriation 323 of the 2015-2016 General Appropriations Act, and notwithstanding s. 409.991, Florida Statutes, for the 2015-2016 fiscal year, funds provided for training purposes shall be allocated to community-based care lead agencies based on a training needs assessment conducted by the Department of Children and Families. This section expires July 1, 2016.

Section 31. In order to implement Specific Appropriation 400 of the 2015-2016 General Appropriations Act, subject to federal approval, a current Program of All-Inclusive Care for the Elderly (PACE) organization that is authorized to provide PACE services in Southeast Florida and that is granted authority under section 18 of chapter 2012-33, Laws of Florida, for up to 150 enrollee slots to serve frail elders residing in Bro-

ward County, may also use those PACE slots for enrollees residing in Miami-Dade County, subject to a contract amendment with the Agency for Health Care Administration. This section expires July 1, 2016.

Section 32. In order to implement Specific Appropriation 503 of the 2015-2016 General Appropriations Act, subsection (17) is added to section 893.055, Florida Statutes, to read:

## 893.055 Prescription drug monitoring program.—

(17) Notwithstanding subsection (10), and for the 2015-2016 fiscal year only, the department may use state funds appropriated in the 2015-2016 General Appropriations Act to administer the prescription drug monitoring program. Neither the Attorney General nor the department may use funds received as part of a settlement agreement to administer the prescription drug monitoring program. This subsection expires July 1, 2016

Section 33. In order to implement Specific Appropriations 583 through 720A and 733 through 771 of the 2015-2016 General Appropriations Act, subsection (4) of section 216.262, Florida Statutes, is amended to read:

#### 216.262 Authorized positions.—

(4) Notwithstanding the provisions of this chapter relating to increasing the number of authorized positions, and for the 2015-2016 2014 2015 fiscal year only, if the actual inmate population of the Department of Corrections exceeds the inmate population projections of the February 27, 2015 2014, Criminal Justice Estimating Conference by 1 percent for 2 consecutive months or 2 percent for any month, the Executive Office of the Governor, with the approval of the Legislative Budget Commission, shall immediately notify the Criminal Justice Estimating Conference, which shall convene as soon as possible to revise the estimates. The Department of Corrections may then submit a budget amendment requesting the establishment of positions in excess of the number authorized by the Legislature and additional appropriations from unallocated general revenue sufficient to provide for essential staff, fixed capital improvements, and other resources to provide classification, security, food services, health services, and other variable expenses within the institutions to accommodate the estimated increase in the inmate population. All actions taken pursuant to this subsection are subject to review and approval by the Legislative Budget Commission. This subsection expires July 1, 2016 2015.

Section 34. In order to implement Specific Appropriations 1319 and 1320 of the 2015-2016 General Appropriations Act, the Department of Legal Affairs may expend appropriated funds in those specific appropriations on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in previous years. This section expires July 1, 2016.

Section 35. In order to implement Specific Appropriations 1254 and 1259 of the 2015-2016 General Appropriations Act, paragraph (d) of subsection (4) of section 932.7055, Florida Statutes, is amended to read:

# 932.7055 Disposition of liens and forfeited property.—

- (4) The proceeds from the sale of forfeited property shall be disbursed in the following priority:
- (d) Notwithstanding any other provision of this subsection, and for the  $2015 \cdot 2016$   $2014 \cdot 2015$  fiscal year only, the funds in a special law enforcement trust fund established by the governing body of a municipality may be expended to reimburse the general fund of the municipality for moneys advanced from the general fund to the special law enforcement trust fund before October 1, 2001. This paragraph expires July 1, 2016  $\frac{2015}{2015}$ .

Section 36. In order to implement section 7 of the 2015-2016 General Appropriations Act, subsection (2) of section 215.18, Florida Statutes, is amended to read:

# 215.18 Transfers between funds; limitation.—

(2) The Chief Justice of the Supreme Court may receive one or more trust fund loans to ensure that the state court system has funds sufficient to meet its appropriations in the 2015-2016 2014-2015 General Appropriations Act. If the Chief Justice accesses the loan, he or she must

notify the Governor and the chairs of the legislative appropriations committees in writing. The loan must come from other funds in the State Treasury which are for the time being or otherwise in excess of the amounts necessary to meet the just requirements of such last-mentioned funds. The Governor shall order the transfer of funds within 5 days after the written notification from the Chief Justice. If the Governor does not order the transfer, the Chief Financial Officer shall transfer the requested funds. The loan of funds from which any money is temporarily transferred must be repaid by the end of the 2015-2016 2014-2015 fiscal year. This subsection expires July 1, 2016 2015.

Section 37. In order to implement appropriations for salaries and benefits in the 2015-2016 General Appropriations Act for the Department of Corrections and notwithstanding s. 216.292, Florida Statutes, the Department of Corrections may not transfer funds from a salaries and benefits category to any other category within the department other than a salaries and benefits category without approval of the Legislative Budget Commission. This section expires July 1, 2016.

Section 38. (1) In order to implement Specific Appropriations 1124 through 1136 of the 2015-2016 General Appropriations Act, the Department of Juvenile Justice is required to review county juvenile detention payments for the purpose of ensuring that counties fulfill their financial responsibilities required in s. 985.686, Florida Statutes. If the Department of Juvenile Justice determines that a county has not met its obligations, the department shall direct the Department of Revenue to deduct the amount owed to the Department of Juvenile Justice from the funds provided to the county under s. 218.23, Florida Statutes. The Department of Revenue shall transfer the funds withheld to the Shared County/State Juvenile Detention Trust Fund.

(2) As an assurance to holders of bonds issued by counties before July 1, 2015, for which distributions made pursuant to s. 218.23, Florida Statutes, are pledged, or bonds issued to refund such bonds which mature no later than the bonds they refunded and which result in a reduction of debt service payable in each fiscal year, the amount available for distribution to a county shall remain as provided by law and continue to be subject to any lien or claim on behalf of the bondholders. The Department of Revenue must ensure, based on information provided by an affected county, that any reduction in amounts distributed pursuant to subsection (1) does not reduce the amount of distribution to a county below the amount necessary for the timely payment of principal and interest when due on the bonds and the amount necessary to comply with any covenant under the bond resolution or other documents relating to the issuance of the bonds. If a reduction to a county's monthly distribution must be decreased in order to comply with this subsection, the Department of Revenue must notify the Department of Juvenile Justice of the amount of the decrease, and the Department of Juvenile Justice must send a bill for payment of such amount to the affected county.

# (3) This section expires July 1, 2016.

Section 39. In order to implement appropriations used for the payments of existing lease contracts for private lease space in excess of 2,000 square feet in the 2015-2016 General Appropriations Act, the Department of Management Services, with the cooperation of the agencies having the existing lease contracts for office or storage space, shall use tenant broker services to renegotiate or reprocure all private lease agreements for office or storage space expiring between July 1, 2016, and June 30, 2018, in order to reduce costs in future years. The department shall incorporate this initiative into its 2015 master leasing report required under s. 255.249(7), Florida Statutes, and may use tenant broker services to explore the possibilities of collocating office or storage space, to review the space needs of each agency, and to review the length and terms of potential renewals or renegotiations. The department shall provide a report to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives by November 1, 2015, which lists each lease contract for private office or storage space, the status of renegotiations, and the savings achieved. This section expires July 1,

Section 40. In order to implement Specific Appropriations 2270 through 2278 of the 2015-2016 General Appropriations Act, section 624.502, Florida Statutes, is reenacted to read:

624.502 Service of process fee.—In all instances as provided in any section of the insurance code and s. 48.151(3) in which service of process is authorized to be made upon the Chief Financial Officer or the director

of the office, the plaintiff shall pay to the department or office a fee of \$15 for such service of process, which fee shall be deposited into the Administrative Trust Fund.

- Section 41. The amendment to s. 624.502, Florida Statutes, as carried forward by this act from chapter 2013-41, Laws of Florida, expires July 1, 2016, and the text of that section shall revert to that in existence on June 30, 2013, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 42. In order to implement Specific Appropriations 2848 through 2859 of the 2015-2016 General Appropriations Act, paragraph (a) of subsection (2) of section 282.709, Florida Statutes, is reenacted to read:
- 282.709 State agency law enforcement radio system and interoperability network.—
- (2) The Joint Task Force on State Agency Law Enforcement Communications is created adjunct to the department to advise the department of member-agency needs relating to the planning, designing, and establishment of the statewide communication system.
- (a) The Joint Task Force on State Agency Law Enforcement Communications shall consist of the following members:
- 1. A representative of the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation who shall be appointed by the secretary of the department.
- 2. A representative of the Division of Florida Highway Patrol of the Department of Highway Safety and Motor Vehicles who shall be appointed by the executive director of the department.
- 3. A representative of the Department of Law Enforcement who shall be appointed by the executive director of the department.
- 4. A representative of the Fish and Wildlife Conservation Commission who shall be appointed by the executive director of the commission.
- 5. A representative of the Department of Corrections who shall be appointed by the secretary of the department.
- 6. A representative of the Division of State Fire Marshal of the Department of Financial Services who shall be appointed by the State Fire Marshal.
- 7. A representative of the Department of Agriculture and Consumer Services who shall be appointed by the Commissioner of Agriculture.
- Section 43. The amendment to s. 282.709(2)(a), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2016, and the text of that paragraph shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.
- Section 44. Effective November 1, 2015, in order to implement Specific Appropriations 2753 through 2765 of the 2015-2016 General Appropriations Act, and notwithstanding rule 60A-1.031, Florida Administrative Code, the transaction fee collected for use of the online procurement system, authorized in ss. 287.042(1)(h)1. and 287.057(22)(c), Florida Statutes, shall be seven-tenths of 1 percent for the 2015-2016 fiscal year only. The Department of Management Services shall determine an economical and effective means of notifying vendors of the fee change. This section expires July 1, 2016.
- Section 45. In order to implement Specific Appropriation 2920A of the 2015-2016 General Appropriations Act, subsection (8) is added to section 216.292, Florida Statutes, to read:
  - 216.292 Appropriations nontransferable; exceptions.—
- (8) Notwithstanding subsections (2), (3), and (4), and for the 2015-2016 fiscal year only, the Agency for State Technology, with the approval of the Executive Office of the Governor, and after 14 days prior notice, may

transfer up to \$2.5 million of recurring funds from the Working Capital Trust Fund within the Agency for State Technology between appropriations categories for operations, as needed, to realign funds, based upon the final report of the third-party assessment required by January 15, 2016, to begin migration of cloud-ready applications at the State Data Center to a cloud solution that complies with all applicable federal and state security and privacy requirements, to the extent feasible within available resources, while continuing to provide computing services for existing data center applications, until those applications can be cloud-ready. Such transfers are subject to the notice and objection provisions of s. 216.177. This subsection expires July 1, 2016.

- Section 46. In order to implement Specific Appropriation 1647 of the 2015-2016 General Appropriations Act, paragraph (e) of subsection (5) of section 161.143, Florida Statutes, is amended to read:
- 161.143 Inlet management; planning, prioritizing, funding, approving, and implementing projects.—
- (5) The department shall annually provide an inlet management project list, in priority order, to the Legislature as part of the department's budget request. The list must include studies, projects, or other activities that address the management of at least 10 separate inlets and that are ranked according to the criteria established under subsection (2).
- (e) Notwithstanding paragraphs (a) and (b), and for the 2015-2016 2014-2015 fiscal year only, the amount allocated for inlet management funding is provided in the 2015-2016 2014-2015 General Appropriations Act. This paragraph expires July 1, 2016 2015.
- Section 47. In order to implement Specific Appropriations 1569A and 1570 of the 2015-2016 General Appropriations Act, paragraph (m) of subsection (3) of section 259.105, Florida Statutes, is amended to read:
  - 259.105 The Florida Forever Act.-
- (3) Less the costs of issuing and the costs of funding reserve accounts and other costs associated with bonds, the proceeds of cash payments or bonds issued pursuant to this section shall be deposited into the Florida Forever Trust Fund created by s. 259.1051. The proceeds shall be distributed by the Department of Environmental Protection in the following manner:
- (m) Notwithstanding paragraphs (a)-(j) and for the 2015-2016 2014-2015 fiscal year only, \$17.4 million to only the Division of State Lands within the Department of Environmental Protection for the Board of Trustees Florida Forever Priority List land acquisition projects. This paragraph expires July 1, 2016:
- 1. Five million dollars to the Department of Agriculture and Consumer Services for the acquisition of agricultural lands through perpetual conservation easements and other perpetual less than fee techniques, which will achieve the objectives of Florida Forever and s. 570.71.
- 2. The remaining moneys appropriated from the Florida Forever Trust Fund shall be distributed only to the Division of State Lands within the Department of Environmental Protection for land acquisitions that are less than-fee interest, for partnerships in which the state's portion of the acquisition cost is no more than 50 percent, or for conservation lands needed for military buffering or springs or water resources protection.

# This paragraph expires July 1, 2015.

Section 48. In order to implement Specific Appropriations 1707B, 1724A, 1724B, and 1817A of the 2015-2016 General Appropriations Act, paragraph (d) of subsection (11) of section 216.181, Florida Statutes, is amended to read:

- 216.181 Approved budgets for operations and fixed capital outlay.—
- (11)
- (d) Notwithstanding paragraph (b) and paragraph (2)(b), and for the 2015-2016 2014-2015 fiscal year only, the Legislative Budget Commission may increase the amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for fixed capital outlay projects, including additional fixed capital

outlay projects, using funds provided to the state from the Gulf Environmental Benefit Fund administered by the National Fish and Wildlife Foundation; funds provided to the state from the Gulf Coast Restoration Trust Fund related to the Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast Act of 2012 (RESTORE Act); or funds provided by the British Petroleum Corporation (BP) for natural resource damage assessment early restoration projects. Concurrent with submission of an amendment to the Legislative Budget Commission pursuant to this paragraph, any project that carries a continuing commitment for future appropriations by the Legislature must be specifically identified, together with the projected amount of the future commitment associated with the project and the fiscal years in which the commitment is expected to commence. This paragraph expires July 1, 2016 2015.

The provisions of this subsection are subject to the notice and objection procedures set forth in s. 216.177.

Section 49. In order to implement Specific Appropriation 1690 of the 2015-2016 General Appropriations Act, paragraph (q) is added to subsection (4) of section 376.3071, Florida Statutes, to read:

 $376.3071\,$  Inland Protection Trust Fund; creation; purposes; funding.—

- (4) USES.—Whenever, in its determination, incidents of inland contamination related to the storage of petroleum or petroleum products may pose a threat to the public health, safety, or welfare, water resources, or the environment, the department shall obligate moneys available in the fund to provide for:
- (q) Payments for program deductibles, copayments, and limited contamination assessment reports that otherwise would be paid by another state agency for state-funded petroleum contamination site rehabilitation. This paragraph expires July 1, 2016.

The Inland Protection Trust Fund may only be used to fund the activities in ss. 376.30-376.317 except ss. 376.3078 and 376.3079. Amounts on deposit in the fund in each fiscal year shall first be applied or allocated for the payment of amounts payable by the department pursuant to paragraph (n) under a service contract entered into by the department pursuant to s. 376.3075 and appropriated in each year by the Legislature before making or providing for other disbursements from the fund. This subsection does not authorize the use of the fund for cleanup of contamination caused primarily by a discharge of solvents as defined in s. 206.9925(6), or polychlorinated biphenyls when their presence causes them to be hazardous wastes, except solvent contamination which is the result of chemical or physical breakdown of petroleum products and is otherwise eligible. Facilities used primarily for the storage of motor or diesel fuels as defined in ss. 206.01 and 206.86 are not excluded from eligibility pursuant to this section.

Section 50. In order to implement Specific Appropriation 1633 of the 2015-2016 General Appropriations Act, subsection (6) of section 381.0065, Florida Statutes, is amended to read:

 $381.0065\,$  Onsite sewage treatment and disposal systems; regulation.—

(6) LAND APPLICATION OF SEPTAGE PROHIBITED.—Effective *June 30 January 1*, 2016, the land application of septage from onsite sewage treatment and disposal systems is prohibited.

Section 51. The amendment made by this act to s. 381.0065(6), Florida Statutes, expires July 1, 2016, and the text of that subsection shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 52. In order to implement Specific Appropriation 1439 of the 2015-2016 General Appropriations Act, subsection (4) of section 388.261, Florida Statutes, is amended to read:

388.261 State aid to counties and districts for arthropod control; distribution priorities and limitations.—

- (4)(a) Up to 20 percent of the annual funds appropriated to local governments for arthropod control may be used for arthropod control research or demonstration projects as approved by the department.
- (b) Notwithstanding paragraph (a), and for the 2015-2016 fiscal year only, up to 40 percent of the annual funds appropriated to local governments for arthropod control may be used for arthropod control research or demonstration projects as approved by the department. This paragraph expires July 1, 2016.

Section 53. In order to implement Specific Appropriation 1689A of the 2015-2016 General Appropriations Act, subsection (5) is added to section 403.709, Florida Statutes, to read:

403.709 Solid Waste Management Trust Fund; use of waste tire fees.—There is created the Solid Waste Management Trust Fund, to be administered by the department.

(5)(a) Notwithstanding subsection (1), a solid waste landfill closure account is established within the Solid Waste Management Trust Fund to provide funding for the closing and long-term care of solid waste management facilities. The department may use funds from the account to contract with a third party for the closing and long-term care of a solid waste management facility if:

- 1. The facility has or had a department permit to operate the facility;
- 2. The permittee provided proof of financial assurance for closure in the form of an insurance certificate;
- 3. The facility is deemed to be abandoned or was ordered to close by the department;
- 4. Closure is accomplished in substantial accordance with a closure plan approved by the department; and
- 5. The department has written documentation that the insurance company issuing the closure insurance policy will provide or reimburse the funds required to complete closing and long-term care of the facility.
- (b) The department shall deposit the funds received from the insurance company as reimbursement for the costs of closing or long-term care of the facility into the solid waste landfill closure account.
  - (c) This subsection expires July 1, 2016.

Section 54. Effective upon becoming a law, in order to implement specific appropriations from the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, and the Fish and Wildlife Conservation Commission which are contained in the 2015-2016 General Appropriations Act, subsection (3) is added to section 215.18, Florida Statutes, to read:

# 215.18 Transfers between funds; limitation.—

(3) Notwithstanding subsection (1) and only with respect to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, whenever there is a deficiency in a land acquisition trust fund which would render that trust fund temporarily insufficient to meet its just requirements, including the timely payment of appropriations from that trust fund, and other trust funds in the State Treasury have moneys that are for the time being or otherwise in excess of the amounts necessary to meet the just requirements, including appropriated obligations, of those other trust funds, the Governor may order a temporary transfer of moneys from one or more of the other trust funds to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission. Any action proposed pursuant to this subsection is subject to the notice, review, and objection procedures of s. 216.177, and the Governor shall provide notice of such action at least 7 days before the effective date of the transfer of trust funds, except that during July 2015, notice of such action shall be provided at least 3 days before the effective date of a transfer unless such 3-day notice is waived by the chair and vicechair of the Legislative Budget Commission. Any transfer of trust funds to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the

Department of State, or the Fish and Wildlife Conservation Commission must be repaid to the trust funds from which the moneys were loaned by the end of the 2015-2016 fiscal year. The Legislature has determined that the repayment of the other trust fund moneys temporarily loaned to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission pursuant to this subsection is an allowable use of the moneys in a land acquisition trust fund because the moneys from other trust funds temporarily loaned to a land acquisition trust fund shall be expended solely and exclusively in accordance with s. 28, Art. X of the State Constitution. This subsection expires July 1, 2016.

Section 55. In order to implement specific appropriations from trust funds within the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, and the Fish and Wildlife Conservation Commission which are contained in the 2015-2016 General Appropriations Act and notwithstanding s. 216.292, Florida Statutes, the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, and the Fish and Wildlife Conservation Commission may submit one or more budget amendments, as necessary, to realign funding, to increase operating or nonoperating budget authority from trust funds, or to transfer trust funds, between agencies or budget entities, as needed to implement provisions of SB 2516-A, 2520-A, or 2522-A or similar legislation enacted during the 2015 Regular Session of the Legislature or the 2015 Special Session A, including any extension thereof, to implement s. 28, Article X of the State Constitution. A budget amendment is subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes. This section expires July 1, 2016.

Section 56. (1) In order to implement specific appropriations from the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, and the Fish and Wildlife Conservation Commission which are contained in the 2015-2016 General Appropriations Act, the Department of Environmental Protection shall transfer revenues deposited into the Land Acquisition Trust Fund within the department to the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission, as provided in this section. As used in this section, the term "department" means the Department of Environmental Protection.

(2) After subtracting any required debt service payments, the proportionate share of revenues to be transferred to a land acquisition trust fund shall be calculated by dividing the appropriations from each of the land acquisition trust funds for the fiscal year by the total appropriations from the Land Acquisition Trust Fund within the department and the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Commission for the fiscal year. The department shall transfer a proportionate share of the revenues deposited into the Land Acquisition Trust Fund within the department on a monthly basis to the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Commission and shall retain a proportionate share of the revenues in the Land Acquisition Trust Fund within the department. Total distributions to a land acquisition trust fund within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Commission may not exceed the total appropriations from such trust fund for the fiscal year.

# (3) This section expires July 1, 2016.

Section 57. In order to implement Specific Appropriation 1489B of the 2015-2016 General Appropriations Act and notwithstanding chapter 253, Florida Statutes, and s. 270.22, Florida Statutes, the Board of Trustees of the Internal Improvement Trust Fund is directed to sell, through a competitive solicitation, a portion of the property described as the land lying south of Carroll Street in Osceola County described as the north half of the northeast quarter of the southwest quarter of section nine, township twenty-five south, range twenty-nine east for not less than the property's appraised value. All net proceeds from the sale shall be deposited into the General Inspection Trust Fund within the Department of Agriculture and Consumer Services. This section expires July 1, 2016.

Section 58. In order to implement Specific Appropriation 1568A of the 2015-2016 General Appropriations Act and notwithstanding chapter 253

and s. 270.22, Florida Statutes, the Board of Trustees of the Internal Improvement Trust Fund shall provide the University of South Florida Sarasota-Manatee with the proceeds from the sale of a parcel of state land involving the University of South Florida Sarasota-Manatee's campus bookstore/Viking property to the Sarasota Manatee Airport Authority. This section expires July 1, 2016.

Section 59. In order to implement Specific Appropriation 2644 of the 2015-2016 General Appropriations Act and notwithstanding s. 287.057, Florida Statutes, the Department of Highway Safety and Motor Vehicles may extend its existing contract for driver license equipment and consumables through December 31, 2017, provided the price of each driver license and identification card as of March 1, 2015, does not increase. The contract extension must be executed on behalf of the department and the contractor no later than August 1, 2015. This section expires July 1, 2016.

Section 60. In order to implement Specific Appropriation 2645 of the 2015-2016 General Appropriations Act, the Department of Highway Safety and Motor Vehicles shall contract with the corporation organized pursuant to part II of chapter 946, Florida Statutes, to manufacture the current or newly redesigned license plates, such contract being in the same manner and for the same price as that paid by the department during the 2013-2014 fiscal year. The corporation shall seek sealed bids for the reflectorized sheeting used in the manufacture of such license plates, and in the event the sealed bids result in any savings in the sheeting costs, the corporation shall credit to the department an amount equal to 70 percent of the savings. The name of the county may not appear on any redesigned license plate. This section expires July 1, 2016.

Section 61. In order to implement Specific Appropriation 1916 of the 2015-2016 General Appropriations Act, paragraph (i) of subsection (4) and paragraph (b) of subsection (5) of section 339.135, Florida Statutes, are amended to read:

339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.—

- (4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM.—
- (i) Notwithstanding paragraph (a), and for the 2015-2016 2014 2015 fiscal year only, the Department of Transportation shall may use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the costs of planning, land acquisition, design, and construction of such trails and related facilities. Funds specifically appropriated for this purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2015 2014, in the department's 5-year work program. This paragraph expires July 1, 2016 2015.

## (5) ADOPTION OF THE WORK PROGRAM.—

(b) Notwithstanding paragraph (a), and for the 2015-2016 2014 2015 fiscal year only, the department shall may use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the costs of planning, land acquisition, design, and construction of such trails and related facilities. Funds specifically appropriated for this purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2015 2014, in the department's 5-year work program. This paragraph expires July 1, 2016 2015.

Section 62. In order to implement Specific Appropriation 1911 of the 2015-2016 General Appropriations Act, subsection (2) of section 339.2818, Florida Statutes, is amended to read:

339.2818 Small County Outreach Program.—

(2)(a) For the purposes of this section, the term "small county" means any county that has a population of 150,000 or less as determined by the most recent official estimate pursuant to s. 186.901.

(b) Notwithstanding paragraph (a), for the 2015-2016 fiscal year, for purposes of this section, the term "small county" means any county that has a population of 165,000 or less as determined by the most recent official estimate pursuant to s. 186.901. This paragraph expires July 1, 2016

Section 63. In order to implement Specific Appropriation 1894 of the 2015-2016 General Appropriations Act, subsection (10) of section 341.302, Florida Statutes, is reenacted to read:

- 341.302 Rail program; duties and responsibilities of the department.—The department, in conjunction with other governmental entities, including the rail enterprise and the private sector, shall develop and implement a rail program of statewide application designed to ensure the proper maintenance, safety, revitalization, and expansion of the rail system to assure its continued and increased availability to respond to statewide mobility needs. Within the resources provided pursuant to chapter 216, and as authorized under federal law, the department shall:
- (10)(a) Administer rail operating and construction programs, which programs shall include the regulation of maximum train operating speeds, the opening and closing of public grade crossings, the construction and rehabilitation of public grade crossings, the installation of traffic control devices at public grade crossings, the approval and implementation of quiet zones, and administration of the programs by the department, including participation in the cost of the programs.
- (b) Provide grant funding to assist with the implementation of quiet zones that have been approved by the department, which funding may not exceed 50 percent of the nonfederal and nonprivate share of the total costs of any quiet zone capital improvement project.
- (c) Coordinate and work closely with local, state, and federal agencies to provide technical support to local agencies for the development of quiet zone plans.
- (d) Monitor crossing incidents at approved quiet zone locations and suspend the operation of a quiet zone at any time the department determines that a significant deterioration in safety is resulting from quiet zone implementation.
- Section 64. The amendment to s. 341.302(10), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2016, and the text of that subsection shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 65. In order to implement Specific Appropriation 1910 of the 2015-2016 General Appropriations Act, subsection (3) of section 339.2816, Florida Statutes, is amended to read:
  - 339.2816 Small County Road Assistance Program.—
- (3) In the 2015-2016 fiscal year Beginning with fiscal year 1999 2000 until fiscal year 2009 2010, and beginning again with fiscal year 2012-2013, up to \$50 \$25 million annually from the State Transportation Trust Fund may be used for the purposes of funding the Small County Road Assistance Program as described in this section.
- Section 66. The amendment made by this act to s. 339.2816(3), Florida Statutes, expires July 1, 2016, and the text of that subsection shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 67. In order to implement Specific Appropriation 2241 of the 2015-2016 General Appropriations Act, subsection (10) is added to section 420.9072, Florida Statutes, to read:
- 420.9072 State Housing Initiatives Partnership Program.—The State Housing Initiatives Partnership Program is created for the purpose of providing funds to counties and eligible municipalities as an incentive for the creation of local housing partnerships, to expand production of and preserve affordable housing, to further the housing element of the local government comprehensive plan specific to affordable housing, and to increase housing-related employment.
- (10) Notwithstanding ss. 420.9071(26) and 420.9075(5) and subsection (7), for the 2015-2016 fiscal year:
- (a) The term "rent subsidies" means ongoing monthly rental assistance.

- (b) Up to 25 percent of the funds made available in each county and each eligible municipality from the local housing distribution may be used for rental assistance and rent subsidies as provided in paragraph (c).
- (c) A county or an eligible municipality may expend its portion of the local housing distribution to provide the following types of rental assistance and rent subsidies:
  - 1. Security and utility deposit assistance.
  - 2. Eviction prevention subsidies not to exceed 6 months' rent.
- 3. Rent subsidies for very-low-income households with at least one adult who is a person with special needs as defined in s. 420.0004 or a person who is homeless as defined in s. 420.621 when the person initially qualified for a rent subsidy. The period of rental subsidy may not exceed 12 months for any eligible household or person.
  - (d) This subsection expires July 1, 2016.

Section 68. In order to implement Specific Appropriation 2240 of the 2015-2016 General Appropriations Act, subsection (10) is added to section 420.5087, Florida Statutes, to read:

- 420.5087 State Apartment Incentive Loan Program.—There is hereby created the State Apartment Incentive Loan Program for the purpose of providing first, second, or other subordinated mortgage loans or loan guarantees to sponsors, including for-profit, nonprofit, and public entities, to provide housing affordable to very-low-income persons.
- (10)(a) Notwithstanding subsection (3), for the 2015-2016 fiscal year, the reservation of funds for the tenant groups within each notice of fund availability shall be:
- 1. Not less than 10 percent of the funds available at that time for the following tenant groups:
  - a. Families;
  - b. Persons who are homeless;
  - c. Persons with special needs; and
  - d. Elderly persons.
- 2. Not less than 5 percent of the funds available at that time for the commercial fishing workers and farmworkers tenant group.
  - (b) This subsection expires July 1, 2016.
- Section 69. (1) In order to implement Specific Appropriation 2250 of the 2015-2016 General Appropriations Act and notwithstanding any provision of the Florida Building Code or other provision of law, the following provisions shall not take effect until June 30, 2016:
- (a) Mandatory blower door testing for residential buildings or dwelling units as contained in Section R402.4.1.2 of the Florida Building Code, 5th Edition (2014) Energy Conservation Volume;
- (b) A second fire service access elevator as contained in Section 403.6.1 of the Florida Building Code, 5th Edition (2014) Building Volume; and
- (c) Mechanical ventilation for residential buildings or dwelling units as contained in Section R303.4 of the Florida Building Code, 5th Edition (2014) Residential Volume.
  - (2) This section shall expire July 1, 2016.
- Section 70. In order to implement the salaries and benefits, expenses, other personal services, contracted services, special categories, and operating capital outlay categories of the 2015-2016 General Appropriations Act, paragraph (a) of subsection (2) of section 216.292, Florida Statutes, is reenacted to read:
  - 216.292 Appropriations nontransferable; exceptions.—
- (2) The following transfers are authorized to be made by the head of each department or the Chief Justice of the Supreme Court whenever it is deemed necessary by reason of changed conditions:

- (a) The transfer of appropriations funded from identical funding sources, except appropriations for fixed capital outlay, and the transfer of amounts included within the total original approved budget and plans of releases of appropriations as furnished pursuant to ss. 216.181 and 216.192, as follows:
- 1. Between categories of appropriations within a budget entity, if no category of appropriation is increased or decreased by more than 5 percent of the original approved budget or \$250,000, whichever is greater, by all action taken under this subsection.
- 2. Between budget entities within identical categories of appropriations, if no category of appropriation is increased or decreased by more than 5 percent of the original approved budget or \$250,000, whichever is greater, by all action taken under this subsection.
- 3. Any agency exceeding salary rate established pursuant to s. 216.181(8) on June 30th of any fiscal year shall not be authorized to make transfers pursuant to subparagraphs 1. and 2. in the subsequent fiscal year.
- 4. Notice of proposed transfers under subparagraphs 1. and 2. shall be provided to the Executive Office of the Governor and the chairs of the legislative appropriations committees at least 3 days prior to agency implementation in order to provide an opportunity for review.
- Section 71. The amendment to s. 216.292(2)(a), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2016, and the text of that paragraph shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 72. In order to implement the appropriation of funds in the contracted services and expenses categories of the 2015-2016 General Appropriations Act, a state agency may not initiate a competitive solicitation for a product or service if the completion of such competitive solicitation would:
  - (1) Require a change in law; or
- (2) Require a change to the agency's budget other than a transfer authorized in s. 216.292(2) or (3), Florida Statutes, unless the initiation of such competitive solicitation is specifically authorized in law, in the General Appropriations Act, or by the Legislative Budget Commission.

This section does not apply to a competitive solicitation for which the agency head certifies that a valid emergency exists. This section expires July 1, 2016.

- Section 73. In order to implement the appropriation of funds in the appropriation category "Special Categories-Risk Management Insurance" in the 2015-2016 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority granted with the premiums paid by each department for risk management insurance. This section expires July 1, 2016.
- Section 74. In order to implement the appropriation of funds in the appropriation category "Special Categories-Transfer to Department of Management Services-Human Resources Services Purchased per Statewide Contract" in the 2015-2016 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority granted with the assessments that must be paid by each agency to the Department of Management Services for human resource management services. This section expires July 1, 2016.
- Section 75. In order to implement appropriations for salaries and benefits in the 2015-2016 General Appropriations Act, subsection (6) of section 112.24, Florida Statutes, is amended to read:
- 112.24 Intergovernmental interchange of public employees.—To encourage economical and effective utilization of public employees in this state, the temporary assignment of employees among agencies of government, both state and local, and including school districts and public

- institutions of higher education is authorized under terms and conditions set forth in this section. State agencies, municipalities, and political subdivisions are authorized to enter into employee interchange agreements with other state agencies, the Federal Government, another state, a municipality, or a political subdivision including a school district, or with a public institution of higher education. State agencies are also authorized to enter into employee interchange agreements with private institutions of higher education and other nonprofit organizations under the terms and conditions provided in this section. In addition, the Governor or the Governor and Cabinet may enter into employee interchange agreements with a state agency, the Federal Government, another state, a municipality, or a political subdivision including a school district, or with a public institution of higher learning to fill, subject to the requirements of chapter 20, appointive offices which are within the executive branch of government and which are filled by appointment by the Governor or the Governor and Cabinet. Under no circumstances shall employee interchange agreements be utilized for the purpose of assigning individuals to participate in political campaigns. Duties and responsibilities of interchange employees shall be limited to the mission and goals of the agencies of government.
- (6) For the 2015-2016 2014-2015 fiscal year only, the assignment of an employee of a state agency as provided in this section may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the legislative appropriations committees. Such actions shall be deemed approved if neither chair provides written notice of objection within 14 days after receiving notice of the action pursuant to s. 216.177. This subsection expires July 1, 2016 2015.
- Section 76. In order to implement Specific Appropriations 2665 and 2666 of the 2015-2016 General Appropriations Act and notwithstanding s. 11.13(1), Florida Statutes, the authorized salaries for members of the Legislature for the 2015-2016 fiscal year shall be set at the same level in effect on July 1, 2010. This section expires July 1, 2016.
- Section 77. In order to implement the transfer of funds to the General Revenue Fund from trust funds in the 2015-2016 General Appropriations Act, paragraph (b) of subsection (2) of section 215.32, Florida Statutes, is reenacted to read:
  - 215.32 State funds; segregation.—
  - (2) The source and use of each of these funds shall be as follows:
- (b)1. The trust funds shall consist of moneys received by the state which under law or under trust agreement are segregated for a purpose authorized by law. The state agency or branch of state government receiving or collecting such moneys is responsible for their proper expenditure as provided by law. Upon the request of the state agency or branch of state government responsible for the administration of the trust fund, the Chief Financial Officer may establish accounts within the trust fund at a level considered necessary for proper accountability. Once an account is established, the Chief Financial Officer may authorize payment from that account only upon determining that there is sufficient cash and releases at the level of the account.
- 2. In addition to other trust funds created by law, to the extent possible, each agency shall use the following trust funds as described in this subparagraph for day-to-day operations:
- a. Operations or operating trust fund, for use as a depository for funds to be used for program operations funded by program revenues, with the exception of administrative activities when the operations or operating trust fund is a proprietary fund.
- b. Operations and maintenance trust fund, for use as a depository for client services funded by third-party payors.
- c. Administrative trust fund, for use as a depository for funds to be used for management activities that are departmental in nature and funded by indirect cost earnings and assessments against trust funds. Proprietary funds are excluded from the requirement of using an administrative trust fund.
- d. Grants and donations trust fund, for use as a depository for funds to be used for allowable grant or donor agreement activities funded by restricted contractual revenue from private and public nonfederal sources.

- e. Agency working capital trust fund, for use as a depository for funds to be used pursuant to s. 216.272.
- f. Clearing funds trust fund, for use as a depository for funds to account for collections pending distribution to lawful recipients.
- g. Federal grant trust fund, for use as a depository for funds to be used for allowable grant activities funded by restricted program revenues from federal sources.

To the extent possible, each agency must adjust its internal accounting to use existing trust funds consistent with the requirements of this subparagraph. If an agency does not have trust funds listed in this subparagraph and cannot make such adjustment, the agency must recommend the creation of the necessary trust funds to the Legislature no later than the next scheduled review of the agency's trust funds pursuant to s. 215.3206.

- 3. All such moneys are hereby appropriated to be expended in accordance with the law or trust agreement under which they were received, subject always to the provisions of chapter 216 relating to the appropriation of funds and to the applicable laws relating to the deposit or expenditure of moneys in the State Treasury.
- 4.a. Notwithstanding any provision of law restricting the use of trust funds to specific purposes, unappropriated cash balances from selected trust funds may be authorized by the Legislature for transfer to the Budget Stabilization Fund and General Revenue Fund in the General Appropriations Act.
- b. This subparagraph does not apply to trust funds required by federal programs or mandates; trust funds established for bond covenants, indentures, or resolutions whose revenues are legally pledged by the state or public body to meet debt service or other financial requirements of any debt obligations of the state or any public body; the Division of Licensing Trust Fund in the Department of Agriculture and Consumer Services; the State Transportation Trust Fund; the trust fund containing the net annual proceeds from the Florida Education Lotteries; the Florida Retirement System Trust Fund; trust funds under the management of the State Board of Education or the Board of Governors of the State University System, where such trust funds are for auxiliary enterprises, self-insurance, and contracts, grants, and donations, as those terms are defined by general law; trust funds that serve as clearing funds or accounts for the Chief Financial Officer or state agencies; trust funds that account for assets held by the state in a trustee capacity as an agent or fiduciary for individuals, private organizations, or other governmental units; and other trust funds authorized by the State Constitution.

Section 78. The amendment to s. 215.32(2)(b), Florida Statutes, as carried forward by this act from chapter 2011-47, Laws of Florida, expires July 1, 2016, and the text of that paragraph shall revert to that in existence on June 30, 2011, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 79. In order to implement the issuance of new debt authorized in the 2015-2016 General Appropriations Act, and pursuant to s. 215.98, Florida Statutes, the Legislature determines that the authorization and issuance of debt for the 2015-2016 fiscal year should be implemented and is in the best interest of the state. This section expires July 1, 2016.

Section 80. In order to implement appropriations in the 2015-2016 General Appropriations Act for state employee travel, the funds appropriated to each state agency which may be used for travel by state employees shall be limited during the 2015-2016 fiscal year to travel for activities that are critical to each state agency's mission. Funds may not be used for travel by state employees to foreign countries, other states, conferences, staff training activities, or other administrative functions unless the agency head has approved, in writing, that such activities are critical to the agency's mission. The agency head shall consider using teleconferencing and other forms of electronic communication to meet the needs of the proposed activity before approving mission-critical travel. This section does not apply to travel for law enforcement purposes, military purposes, emergency management activities, or public health activities. This section expires July 1, 2016.

Section 81. In order to implement Specific Appropriations 2906 through 2927 of the 2015-2016 General Appropriations Act, funded from the data processing appropriation category for computing services of user agencies, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated for data processing in the 2015-2016 General Appropriations Act between agencies in order to align the budget authority granted with the utilization rate of each department. This section expires July 1, 2016.

Section 82. In order to implement the appropriation of funds in the appropriation category "Data Processing Services-State Data Center-Agency for State Technology (AST)" in the 2015-2016 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority granted based on the estimated billing cycle and methodology used by the Agency for State Technology for data processing services provided by the State Data Center. This section expires July 1, 2016.

Section 83. In order to implement appropriations authorized in the 2015-2016 General Appropriations Act for data center services, and notwithstanding s. 216.292(2)(a), Florida Statutes, except as authorized in sections 81 and 82 of this act, an agency may not transfer funds from a data processing category to a category other than another data processing category. This section expires July 1, 2016.

Section 84. In order to implement Specific Appropriation 2840 of the 2015-2016 General Appropriations Act, the Executive Office of the Governor may transfer funds appropriated in the appropriation category "Expenses" of the 2015-2016 General Appropriations Act between agencies in order to allocate a reduction relating to SUNCOM Network services. This section expires July 1, 2016.

Section 85. In order to implement section 8 of the 2015-2016 General Appropriations Act, section 110.12315, Florida Statutes, is reenacted to read:

110.12315 Prescription drug program.—The state employees' prescription drug program is established. This program shall be administered by the Department of Management Services, according to the terms and conditions of the plan as established by the relevant provisions of the annual General Appropriations Act and implementing legislation, subject to the following conditions:

- (1) The department shall allow prescriptions written by health care providers under the plan to be filled by any licensed pharmacy pursuant to contractual claims-processing provisions. Nothing in this section may be construed as prohibiting a mail order prescription drug program distinct from the service provided by retail pharmacies.
- (2) In providing for reimbursement of pharmacies for prescription medicines dispensed to members of the state group health insurance plan and their dependents under the state employees' prescription drug program:
- (a) Retail pharmacies participating in the program must be reimbursed at a uniform rate and subject to uniform conditions, according to the terms and conditions of the plan.
- (b) There shall be a 30-day supply limit for prescription card purchases, a 90-day supply limit for maintenance prescription drug purchases, and a 90-day supply limit for mail order or mail order prescription drug purchases.
- $\left(c\right)$  . The pharmacy dispensing fee shall be negotiated by the department.
  - (3) Pharmacy reimbursement rates shall be as follows:
- (a) For mail order and specialty pharmacies contracting with the department, reimbursement rates shall be as established in the contract.
- (b) For retail pharmacies, the reimbursement rate shall be at the same rate as mail order pharmacies under contract with the department.

- (4) The department shall maintain the preferred brand name drug list to be used in the administration of the state employees' prescription drug program.
  - (5) The department shall maintain a list of maintenance drugs.
- (a) Preferred provider organization health plan members may have prescriptions for maintenance drugs filled up to three times as a 30-day supply through a retail pharmacy; thereafter, prescriptions for the same maintenance drug must be filled as a 90-day supply either through the department's contracted mail order pharmacy or through a retail pharmacy.
- (b) Health maintenance organization health plan members may have prescriptions for maintenance drugs filled as a 90-day supply either through a mail order pharmacy or through a retail pharmacy.
- (6) Copayments made by health plan members for a 90-day supply through a retail pharmacy shall be the same as copayments made for a 90-day supply through the department's contracted mail order pharmacy.
- (7) The department shall establish the reimbursement schedule for prescription pharmaceuticals dispensed under the program. Reimbursement rates for a prescription pharmaceutical must be based on the cost of the generic equivalent drug if a generic equivalent exists, unless the physician prescribing the pharmaceutical clearly states on the prescription that the brand name drug is medically necessary or that the drug product is included on the formulary of drug products that may not be interchanged as provided in chapter 465, in which case reimbursement must be based on the cost of the brand name drug as specified in the reimbursement schedule adopted by the department.
- (8) The department shall conduct a prescription utilization review program. In order to participate in the state employees' prescription drug program, retail pharmacies dispensing prescription medicines to members of the state group health insurance plan or their covered dependents, or to subscribers or covered dependents of a health maintenance organization plan under the state group insurance program, shall make their records available for this review.
- (9) The department shall implement such additional cost-saving measures and adjustments as may be required to balance program funding within appropriations provided, including a trial or starter dose program and dispensing of long-term-maintenance medication in lieu of acute therapy medication.
- (10) Participating pharmacies must use a point-of-sale device or an online computer system to verify a participant's eligibility for coverage. The state is not liable for reimbursement of a participating pharmacy for dispensing prescription drugs to any person whose current eligibility for coverage has not been verified by the state's contracted administrator or by the department.
- (11) Under the state employees' prescription drug program copayments must be made as follows:

1.	For generic drug with card
2.	For preferred brand name drug with card
3.	For nonpreferred brand name drug with card \$50.
4.	For generic mail order drug
5.	For preferred brand name mail order drug
6.	For nonpreferred brand name mail order drug \$100.
(b) High	Effective January 1, 2006, for the State Group Health Insurance Deductible Plan: $$

1. Retail coinsurance for generic drug with card . . . . . . . . . . 30%.

2. Retail coinsurance for preferred brand name drug with card . . .

- 4. Mail order coinsurance for generic drug . . . . . . . . . . . . . 30%.
- 5. Mail order coinsurance for preferred brand name drug.... 30%.
- (c) The department shall create a preferred brand name drug list to be used in the administration of the state employees' prescription drug program.

Section 86. (1) The amendment to s. 110.12315(2)(b), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2016, and the text of that paragraph shall revert to that in existence on June 30, 2012, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

- (2) The amendments to s. 110.12315(2)(c) and (3)-(6), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expire July 1, 2016, and the text of that paragraph and the text and numbering of those subsections shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.
- (3) The amendment to s. 110.12315(7), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2016, and shall revert to the text of that subsection in existence on December 31, 2010, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 87. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2015-2016 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. Any section of this act which implements more than one specific appropriation or more than one portion of specifically identified proviso language in the 2015-2016 General Appropriations Act is void if all the specific appropriations or portions of specifically identified proviso language are vetoed.

Section 88. If any other act passed during the 2015 Special Session A of the Legislature contains a provision that is substantively the same as a provision in this act, but that removes or is otherwise not subject to the future repeal applied to such provision by this act, the Legislature intends that the provision in the other act takes precedence and continues to operate, notwithstanding the future repeal provided by this act.

Section 89. If any law amended by this act was also amended by a law enacted during the 2015 Regular Session of the Legislature, such laws shall be construed as if enacted during the same session of the Legislature, and full effect shall be given to each if possible.

Section 90. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 91. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2015.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act implementing the 2015-2016 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as re-

quired in specified proviso language; specifying the required ad valorem tax millage contribution by certain district school boards for certain funded construction projects; amending s. 1002.385, F.S.; revising the definition of the term "disability" for purposes of the Florida Personal Learning Scholarship Accounts Program; revising program eligibility criteria and program prohibitions for such accounts; requiring that authorized program funds be used to support the student's educational needs; authorizing program funds to be spent for tuition and fees for certain part-time tutoring services; revising the obligations of the Department of Education with respect to the program; revising the authority of the Commissioner of Education to deny, suspend, or revoke certain program participation and use of program funds; specifying maximum periods for certain suspensions and revocations; authorizing the commissioner to recover program funds through certain means; specifying priority for participation in the program; revising information that must be provided for the program by scholarship-funding organizations and parents of applicants; specifying priority for timely filed applications for wait-list purposes; requiring verification of expenditures based on certain requirements; revising funding and payment provisions for the program; amending s. 1002.395, F.S.; revising the surety bond or letter of credit requirements for nonprofit scholarship-funding organizations submitting initial or renewal scholarship program participation applications; amending s. 1011.62, F.S.; extending by 1 fiscal year the requirement that certain funds be used by school districts that have at least one of certain lowest-performing elementary schools to provide specified additional intensive reading instruction; specifying for purposes of the 2015-2016 fiscal year that certain lowest-performing elementary schools shall be those identified during the 2014-2015 fiscal year; specifying requirements for the calculation of surplus for the prior period funding adjustment millage; revising the computation of the district sparsity index for districts with a specified full-time equivalent student membership; deleting obsolete language; revising the dates by which district school boards shall submit a digital classrooms plan; requiring the Department of Education to confirm that districts have completed certain requirements prior to a specified distribution of Florida digital classrooms allocation funds; requiring the department, in consultation with the Agency for State Technology, to contract with an independent third party entity to conduct an assessment of the digital readiness of each school district and public school; specifying requirements for the contracted entity; creating a federally connected student supplement for school districts; specifying eligibility requirements and calculations for allocations of the supplement; conforming cross-references; amending s. 1011.71, F.S.; conforming a cross-reference; providing for the future expiration and reversion of specified statutory text; amending s. 1012.75, F.S.; requiring the Department of Education to administer an educator liability insurance program for certain full-time instructional personnel; requiring district school boards to define certain terms; defining the term "instructional personnel"; requiring a minimum amount of coverage for full-time instructional personnel; authorizing liability coverage for other specified personnel; providing notification requirements; requiring the department to consult with the Department of Financial Services to select specified means for implementing the insurance program; revising community service work requirements for the Florida Bright Futures Scholarship Program; amending s. 1008.46, F.S.; revising the deadline for the annual accountability report that must be submitted by the Board of Governors of the State University System; providing for the future expiration and reversion of specified statutory text; creating s. 1001.92, F.S.; requiring a State University System Performance-Based Incentive to be awarded to state universities using certain performance-based metrics and benchmarks adopted by the Board of Governors; specifying allocation of the funds; requiring certain funds to be withheld from, and certain improvement plans to be submitted to the board by, state universities based on specified performance; specifying monitoring and reporting requirements for the improvement plans; providing for the receipt of certain withheld funds by state universities that make satisfactory progress on implementing improvement plans; requiring certain distribution of performance funding; requiring the board to submit a certain report on the previous year's performance funding allocation by a specified date to the Governor and the Legislature; requiring the State Board of Education to adopt certain performance metrics and benchmarks for the Florida College System Performance-Based Incentive; specifying allocation of the funds; requiring certain funds to be withheld from, and certain improvement plans to be submitted to the board by, institutions based on specified performance; specifying monitoring and reporting requirements for the improvement plans; requiring the withholding of certain funds until a monitoring report is approved by the board; authorizing the Office of Early Learning to allocate or reallocate funds held by the Child Care Executive Partnership Program for certain purposes related to child care or school readiness; establishing requirements for the release and expenditure of such funds; providing requirements governing the continuation, management, and oversight of the Department of Health's Florida Onsite Sewage Nitrogen Reduction Strategies Study; authorizing the current contract to be extended until the study is completed; prohibiting a state agency from adopting or implementing certain rules or policies before the study is completed; authorizing the department to allow installation of experimental sewage treatment systems at home sites; amending s. 20.435, F.S.; revising the authorized uses of funds in the Medical Quality Assurance Trust Fund; authorizing the Agency for Health Care Administration to submit a budget amendment to realign funding based upon a specified model, methodology, and framework; specifying requirements for such realignment; prioritizing which categories of individuals on the wait list of the Agency for Persons with Disabilities shall be offered slots in the Medicaid home and communitybased waiver programs; requiring that the Agency for Persons with Disabilities provide waiver services and that community-based care lead agencies provide certain funding and services for specified individuals who need waiver and extended foster care services; requiring an individual to be allowed to receive home and community-based services if his or her parent or guardian is an active-duty servicemember transferred to this state under certain circumstances; providing that individuals remaining on the wait list are not entitled to a hearing in accordance with federal law or administrative proceeding under state law; specifying the requirements that apply to the iBudgets of clients on the home and community-based services waiver until the Agency for Persons with Disabilities adopts a new allocation algorithm and methodology by final rule; providing for application of the new allocation algorithm and methodology after adoption of the final rule; providing requirements for an increase in iBudget funding allocations; amending s. 296.37, F.S.; extending for 1 fiscal year the requirement that certain residents of a veterans' nursing home contribute to their maintenance and support; amending s. 393.067, F.S.; deleting obsolete provisions; specifying that the Agency for Persons with Disabilities is not required to contract with certain licensed facilities; providing for the future expiration and reversion of specified statutory text; amending s. 393.18, F.S.; revising residency limitations for comprehensive transitional education programs; providing applicability; deleting provisions relating to licensure for such programs and certain facilities providing residential services for children who need behavioral services; providing for the future expiration and reversion of specified statutory text; requiring the Agency for Health Care Administration to ensure that nursing facility residents who are eligible for funds to transition to home and community-based services waivers have resided in a skilled nursing facility residency for a specified period; requiring the Agency for Health Care Administration and the Department of Elderly Affairs to prioritize individuals for enrollment in the Medicaid Long-Term Care Waiver program using a certain frailty-based screening; authorizing the Agency for Health Care Administration to adopt rules and enter into certain interagency agreements with respect to program enrollment; authorizing the delegation of certain responsibilities with respect to program enrollment; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to reflect certain enrollment changes within the Children's Medical Services Network; authorizing the agency to submit a request for nonoperating budget authority to transfer federal funds to the Department of Health under certain circumstances; providing that certain funds provided for training purposes shall be allocated to community-based lead agencies based on a training needs assessment conducted by the Department of Children and Families; authorizing a Program of All-Inclusive Care for the Elderly (PACE) organization granted certain enrollee slots for frail elders residing in Broward County to use the slots for enrollees residing in Miami-Dade County under certain circumstances; amending s. 893.055, F.S.; authorizing the Department of Health to use certain funds to administer the prescription drug monitoring program; prohibiting the use of funds received from a settlement agreement to administer the program; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment for additional positions and appropriations under certain circumstances; authorizing the Department of Legal Affairs to expend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in previous years; amending s. 932.7055, F.S.; extending for 1 fiscal year the authority for a municipality to expend funds from its special law enforcement trust fund to reimburse its general fund for certain moneys; amending s. 215.18,

F.S.; extending for 1 fiscal year the authority and related repayment requirements for trust fund loans to the state court system which are sufficient to meet the system's appropriation; prohibiting the Department of Corrections from transferring funds from a salaries and benefits category to another category unless approved by the Legislative Budget Commission; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine if the county has met specified financial responsibilities; requiring amounts owed by the county for such financial responsibilities to be deducted from certain county funds; requiring the Department of Revenue to ensure that such deductions do not reduce distributions below amounts necessary for certain payments relating to bonds; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements require a reduction in deductions for amounts owed by a county; directing the Department of Management Services to use tenant broker services to renegotiate or reprocure private lease agreements for office or storage space; requiring the Department of Management Services to provide a report to the Governor and the Legislature by a specified date; reenacting s. 624.502, F.S., relating to the deposit of fees for service of process made upon the Chief Financial Officer or the Director of the Office of Insurance Regulation into the Administrative Trust Fund; providing for the future expiration and reversion of specified statutory text; reenacting s. 282.709(2)(a), F.S., relating to the creation and membership of the Joint Task Force on State Agency Law Enforcement Communications; providing for the future expiration and reversion of specified statutory text; specifying the amount of the transaction fee to be collected for use of the online procurement system; requiring the Department of Management Services to determine a means of notifying vendors of the fee change; amending s. 216.292, F.S.; authorizing the Agency for State Technology under specified circumstances to transfer certain funds for purposes related to the migration of cloud-ready applications to a certain cloud solution; amending s. 161.143, F.S.; extending by 1 fiscal year the directive that the amount allocated for inlet management funding is provided in the General Appropriations Act; amending s. 259.105, F.S.; revising the distribution of certain proceeds from cash payments or bonds issued pursuant to the Florida Forever Act; authorizing certain funds to be transferred to the Division of State Lands within the Department of Environmental Protection for a specified purpose; amending s. 216.181, F.S.; extending by 1 fiscal year the authority for the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for certain fixed capital outlay projects; amending s. 376.3071, F.S.; requiring the Department of Environmental Protection under specified circumstances to obligate moneys in the Inland Protection Trust Fund for certain items that otherwise would be paid by another state agency for state-funded petroleum contamination site rehabilitation; amending s. 381.0065, F.S.; revising the effective date for the future prohibition against the land application of septage from onsite treatment and disposal systems; providing for the future expiration and reversion of specified statutory text; amending s. 388.261, F.S.; increasing the percentage of annual funds appropriated for arthropod control which may be used for certain research and demonstration projects; amending s. 403.709, F.S.; establishing a solid waste landfill closure account within the Solid Waste Management Trust Fund; specifying the account's purpose; authorizing the Department of Environmental Protection to use account funds to contract with a third party for the closing and long-term care of a solid waste management facility under specified circumstances; requiring the deposit of certain funds received from the closure insurance policy into the account; amending s. 215.18, F.S.; authorizing the Governor, if there is a specified deficiency in a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, to transfer funds from other trust funds in the State Treasury as a temporary loan to such trust fund; providing procedures for the transfer and repayment of the loan; providing a legislative determination that the repayment of the temporary loan is a constitutionally allowable use of such moneys; authorizing the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, and the Fish and Wildlife Commission to submit a budget amendment to realign funding, to increase certain budget authority from trust funds, or to transfer trust funds in order to implement specified law; requiring the Department of Environmental Protection to transfer revenues deposited in the Land Acquisition Trust Fund within the department to land acquisition trust funds in the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission according to specified parameters and calculations; defining the term "department"; requiring the department to retain a proportionate share of revenues; specifying a limit on distributions; directing the Board of Trustees of the Internal Improvement Trust Fund to sell specified land in Osceola County and to deposit the net proceeds into a specified trust fund; requiring the Board of Trustees of the Internal Improvement Trust Fund to provide the University of South Florida Sarasota-Manatee with the proceeds from the sale of certain parcel of state land; authorizing the Department of Highway Safety and Motor Vehicles to extend its existing contract for driver license equipment and consumables under specified circumstances; requiring the Department of Highway Safety and Motor Vehicles to contract with a specified corporation to manufacture license plates; specifying requirements to be met by the corporation in manufacturing such license plates; prohibiting the name of a county from appearing on redesigned license plates; amending s. 339.135, F.S.; requiring the Department of Transportation to use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and related facilities; prohibiting such funds from reducing, deleting, or deferring other projects funded as of a specified date; amending s. 339.2818, F.S.; revising the definition of the term "small county" for purposes of the Small County Outreach Program; reenacting s. 341.302(10), F.S., relating to the Department of Transportation's duties and responsibilities for the rail program; providing for the future expiration and reversion of specified statutory text; amending s. 339.2816, F.S.; revising the amount of funding from the State Transportation Trust Fund that may be used for the Small County Road Assistance Program; providing for the future expiration and reversion of specified statutory text; amending s. 420.9072, F.S.; defining the term "rent subsidies"; authorizing a specified maximum percentage of funding from the local housing distribution to be used by counties and municipalities for certain rental assistance and rent subsidies; amending s. 420.5087, F.S.: specifying the reservation of funds for the tenant groups within each notice of fund availability with respect to the State Apartment Incentive Loan Program; providing applicability for certain provisions of the Florida Building Code; reenacting s. 216.292(2)(a), F.S., relating to exceptions for nontransferable appropriations; providing for the future expiration and reversion of specified statutory text; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; providing an exception; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and for human resource management services; amending s. 112.24, F.S.; extending by 1 fiscal year the authorization, subject to specified requirements, for the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salaries of the members of the Legislature shall be maintained at a specified level; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds; providing for the future expiration and reversion of specified statutory text; providing a legislative determination that the issuance of new debt is in the best interests of the state; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; authorizing the Executive Office of the Governor to transfer funds appropriated for data processing between agencies for a specified purpose; authorizing the Executive Office of the Governor to transfer funds appropriated for certain data processing services between departments for a specified purpose; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer certain funds between agencies in order to allocate a reduction relating to SUNCOM Network services; reenacting s. 110.12315, F.S., relating to the state employees' prescription drug program; providing for the future expiration and reversion of specified statutory text; providing for the effect of a veto of one or more specific appropriations or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing for construction of the act in pari materia with laws enacted during the 2015 Regular Session of the Legislature; providing severability; providing for contingent retroactive operation; providing effective dates.

On motion by Senator Lee, the Conference Committee Report on **SB 2502-A** was adopted. **SB 2502-A** passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—37		
Mr. President	Galvano	Negron
Abruzzo	Garcia	Richter
Altman	Gibson	Ring
Bean	Grimsley	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	
Gaetz	Montford	
Nays—None		

By direction of the President, the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON SB 2500-A

The Honorable Andy Gardiner President of the Senate

June 16, 2015

The Honorable Steve Crisafulli Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2500-A, same being:

An act making Appropriations.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1 (438889).
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Tom Lee, Chair
                                   s/ Lizbeth Benacquisto,
s/ Thad Altman
                                     Vice Chair
s/ Aaron Bean
                                   s/ Rob Bradley
s / Jeff Brandes
                                   Oscar Braynon II
Dwight Bullard
                                   s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores, At Large
                                   s/ Don Gaetz
s/ Bill Galvano, At Large
                                   s/ Rene Garcia
                                   s/ Denise Grimsley, At Large
s/ Audrey Gibson
s/ Alan Havs
                                   s/ Dorothy L. Hukill
s / Travis Hutson
                                   s/ Arthenia L. Joyner, At Large
s/ Jack Latvala
                                   s/ John Legg
                                   s/ Bill Montford
s/ Gwen Margolis, At Large
s/ Joe Negron
                                   s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
                                   s/ David Simmons, At Large
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s/ Kelli Stargel
s / Geraldine F. "Geri" Thompson
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## Managers on the part of the Senate

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s/ Richard Corcoran, Chair
s/ Janet H. Adkins
Larry Ahern
s/ Ben Albritton, At Large
s/ Frank Artiles
s/ Dennis K. Baxley
Randolph Bracy
s/ Doug Broxson
s/ Colleen Burton

s/ Jim Boyd, Vice Chair
Larry Ahern
s/ Bruce Antone
s/ Bryan Avila
Lori Berman
s/ Jason T. Brodeur
s/ Danny Burgess
s/ Matthew H. "Matt" Caldwell,
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s/ Daphne D. Campbell
                                      At Large
s/ Gwyndolen "Gwyn" Clarke-Reed, s/ Neil Combee
  At Large
                                    s/ Robert "Bob" Cortes
s/ Janet Cruz, At Large
                                    s/ W. Travis Cummings
s/ Jose Felix Diaz, At Large
                                    s/ Manny Diaz, Jr.
s/ Brad Drake
                                    s/ Dwight Dudley
Dane Eagle
                                    s/ Katie A. Edwards
s/ Eric Eisnaugle, At Large
                                    Jay Fant
s/ Heather Fitzenhagen
                                    s/ Erik Fresen, At Large
Reggie Fullwood
                                    s/ Matt Gaetz, At Large
s/Julio Gonzalez
James W. "J.W." Grant
Walter Bryan "Mike" Hill
                                    s/ Tom Goodson, At Large
                                    Gayle B. Harrell
                                    s/ Matt Hudson, At Large
                                    s/ Kristin Jacobs
s/ Clay Ingram, At Large
Mia L. Jones, At Large
                                    Shevrin D. "Shev" Jones
s/ Mike LaRosa
                                    s/ Chris Latvala
s/ Larry Lee, Jr.
                                    MaryLynn "ML" Magar
s/ Debbie Mayfield
                                    s/ Charles McBurney, At Large
Kionne L. McGhee
                                    s/ Larry Metz, At Large
                                    s/ George R. Moraitis, Jr.
s/ Mike Miller
                                    s/ Ed\ Narain
s/ Amanda Murphy
s/ Jeanette M. Nunez, At Large
                                    s/ Jose R. Oliva, At Large
H. Marlene O'Toole, At Large
                                    Mark S. Pafford, At Large
s/ Kathleen C. Passidomo
                                    s/ W. Keith Perry
s/ Kathleen M. Peters
                                    s/ Cary Pigman
s/ Ray Pilon
                                    s/ Rene Plasencia
s/ Elizabeth W. Porter, At Large
                                    s/ Bobby Powell
s/ Sharon Pritchett
                                    Holly Raschein, At Large
s/ Daniel D. "Dan" Raulerson
                                    Lake Ray
                                    David Richardson, At Large
s/ Paul Renner
s/ Ray Wesley Rodrigues
                                    s/ Hazelle P. "Hazel" Rogers
Irving "Irv" Slosberg
s/ Darryl Ervin Rouson, At Large
s/ Jimmie T. Smith
                                    s/ Ross Spano
Cynthia A. Stafford, At Large
                                    Richard Stark
s/ Cyndi Stevenson
                                    s/ Charlie Stone
                                    s/ Jay Trumbull
s/ Dwayne L. Taylor
s/ Clovis Watson, Jr.
                                    s/ Alan B. Williams, At Large
s/ John Wood, At Large
                                    s/ Dana D. Young, At Large
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Managers on the part of the House

## Conference Committee Amendment (234572)—Delete everything and insert:

## A bill to be entitled

An act making appropriations; providing moneys for the annual period beginning July 1, 2015, and ending June 30, 2016, and supplemental appropriations for the period ending June 30, 2015, to pay salaries and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing for contingent retroactive operation; providing effective dates.

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

The moneys contained herein are appropriated from the named funds for Fiscal Year 2015-2016 to the state agency indicated, as the amounts to be used to pay the salaries, other operational expenditures, and fixed capital outlay of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes.

SECTION 1 - EDUCATION ENHANCEMENT "LOTTERY" TRUST FUND

The moneys contained herein are appropriated from the Education Enhancement "Lottery" Trust Fund to the state agencies indicated.

## EDUCATION, DEPARTMENT OF

Funds provided in sections 1 and 2 of this act as Grants and Aids-Special Categories or as Grants and Aids-Aid to Local Governments may be advanced quarterly throughout the fiscal year based on projects, grants, contracts, and allocation conference documents. Of the funds provided in Specific Appropriations 62, 65 through 65B, 66 through 73, and 146, 60 percent of general revenue shall be released at the beginning of the first quarter and the balance at the beginning of the

SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC APPROPRIATION third quarter.

PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

1 FIXED CAPITAL OUTLAY CLASSROOMS FIRST AND 1997 SCHOOL CAPITAL OUTLAY BOND PROGRAMS - OPERATING FUNDS AND DERT SERVICE FROM EDUCATIONAL ENHANCEMENT TRUST 

Funds in Specific Appropriation 1 are for the cash and debt service requirements of the Classrooms First and 1997 School Capital Outlay Bond programs established in chapter 97-384, Laws of Florida.

Funds in Specific Appropriation 1 shall be transferred using nonoperating budget authority into the Lottery Capital Outlay and Debt Service Trust Fund, pursuant to section 1013.71, Florida Statutes, for the payment of debt service and projects. There is appropriated from the Lottery Capital Outlay and Debt Service Trust Fund, an amount sufficient to enable the payment of debt service and projects resulting from these transfers.

2 FIXED CAPITAL OUTLAY DEBT SERVICE - CLASS SIZE REDUCTION LOTTERY CAPITAL OUTLAY PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST 

155,820,162

Funds in Specific Appropriation 2 shall be transferred using nonoperating budget authority into the Lottery Capital Outlay and Debt Service Trust Fund, pursuant to section 1013.71, Florida Statutes, for the payment of debt service. There is appropriated from the Lottery Capital Outlay and Debt Service Trust Fund, an amount sufficient to enable the payment of debt service resulting from these transfers.

Funds in Specific Appropriation 2 are for Fiscal Year 2015-2016 debt service on all bonds authorized pursuant to section 1013.737, Florida Statutes, for class size reduction, including any other continuing payments necessary or incidental to the repayment of the bonds. These funds may be used to refinance any or all bond series if it is in the best interest of the state as determined by the Division of Bond Finance.

FIXED CAPITAL OUTLAY EDUCATIONAL FACILITIES FROM EDUCATIONAL ENHANCEMENT TRUST 

6,648,447

313,731,157

Funds in Specific Appropriation 3 for educational facilities are provided for debt service requirements associated with bond proceeds from the Lottery Capital Outlay and Debt Service Trust Fund included in Specific Appropriations 17 and 17A of chapter 2012-118, Laws of Florida, authorized pursuant to section 1013.737, Florida Statutes.

Funds in Specific Appropriation 3 shall be transferred, using nonoperating budget authority, to the Lottery Capital Outlay and Debt Service Trust Fund. There is hereby appropriated from the Lottery Capital Outlay and Debt Service Trust Fund an amount sufficient to enable the payment of debt service resulting from these transfers.

TOTAL: PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY FROM TRUST FUNDS . . . . . . . . . . . .

> TOTAL ALL FUNDS . . . . . . . . . . . . 313,731,157

OFFICE OF STUDENT FINANCIAL ASSISTANCE

PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

4 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S BRIGHT FUTURES SCHOLARSHIP PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST

SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC APPROPRIATION

> 239,800,000

From the funds in Specific Appropriation 4, the Bright Futures award per credit hour or credit hour equivalent for the 2015-2016 academic year shall be as follows:

Academic Scholars

4-Year Institutions......\$103 2-Year Institutions......\$ 63 Upper-Division Programs at Florida Colleges....\$ 71 Career/Technical Centers......\$ 52

Medallion Scholars

4-Year Institutions......\$ 77 2-Year Institutions......\$ 63 Upper-Division Programs at Florida Colleges....\$ 53 Career/Technical Centers.....\$ 39

Gold Seal Vocational Scholars

Career Certificate Program.....\$ 39 Applied Technology Diploma Program.....\$ 39 Technical Degree Education Program......\$ 48

The additional stipend for Top Scholars shall be \$44 per credit hour.

5 SPECIAL CATEGORIES

FIRST GENERATION IN COLLEGE MATCHING GRANT PROGRAM

FROM EDUCATIONAL ENHANCEMENT TRUST 

5.308.663

52,715,310

219,369,431

From the funds provided in Specific Appropriation 5, \$1,327,166 shall be allocated to First Generation in College Matching Grant Programs at Florida colleges for need-based financial assistance as provided in section 1009.701, Florida Statutes. If required matching funds are not raised by participating Florida colleges or state universities by December 1, 2015, the remaining funds shall be reallocated to First Generation in College Matching Grant Programs at Florida colleges or state universities that have remaining unmatched private contributions.

6 FINANCIAL ASSISTANCE PAYMENTS

STUDENT FINANCIAL AID

FROM EDUCATIONAL ENHANCEMENT TRUST

Funds in Specific Appropriation 6 are allocated in Specific Appropriation 71. These funds are provided for Florida Student Assistance Grant (FSAG) public full-time and part-time programs.

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

FROM TRUST FUNDS . . . . . . . . . . . . . . . . 297,823,973

TOTAL ALL FUNDS . . . . . . . . . . . . . 297,823,973

PUBLIC SCHOOLS, DIVISION OF

PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

The calculations of the Florida Education Finance Program (FEFP) for the 2015-2016 fiscal year are incorporated by reference in SB 2502-A. The calculations are the basis for the appropriations made in the General Appropriations Act in Specific Appropriations 7, 8, 9, 90, and 91.

AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FLORIDA EDUCATIONAL

FINANCE PROGRAM

FROM EDUCATIONAL ENHANCEMENT TRUST 

Funds provided in Specific Appropriation 7 are allocated in

Specific Appropriation 90.

8 AID TO LOCAL GOVERNMENTS

SECTION 1 - EDUCATION ENHANCEMENT SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION GRANTS AND AIDS - CLASS SIZE REDUCTION FROM EDUCATIONAL ENHANCEMENT TRUST 103,776,356 Indian River State College. 10,268,469
Florida Gateway College. 2,908,058 Funds in Specific Appropriations 8 and 91 are provided to implement the requirements of sections 1003.03 and 1011.685, Florida Statutes. The class size reduction allocation factor for grades prekindergarten to grade 3 shall be \$1,313.27, for grades 4 to 8 shall be \$895.79, and for grades 9 to 12 shall be \$897.95. The class size reduction allocation shall be recalculated based on enrollment through the October 2015 FTE survey except as provided in section 1003.03(4), Florida Statutes. If the total class size reduction allocation is greater than the appropriation in Specific Appropriations 8 and 91, funds shall be prorated to the level of the appropriation based on each district's calculated amount. The Commissioner of Education may withhold disbursement of these funds until a district is in compliance with 

 Santa Fe College.
 7,737,107

 Seminole State College of Florida.
 8,357,450

 reporting information required for class size reduction implementation. AID TO LOCAL GOVERNMENTS 

 Tallahassee Community College.
 6,851,244

 Valencia College.
 14,743,972

 GRANTS AND AIDS - DISTRICT LOTTERY AND SCHOOL RECOGNITION PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST UNIVERSITIES, DIVISION OF 134,582,877 Funds in Specific Appropriation 9 are provided for the Florida PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES School Recognition Program to be allocated as awards of up to \$100 per Funds in Specific Appropriations 12 through 16 shall be expended in student to qualified schools pursuant to section 1008.36, Florida Statutes. accordance with operating budgets which must be approved by each university's board of trustees. If there are funds remaining after payment to qualified schools, the balance shall be allocated as discretionary lottery funds to all school AID TO LOCAL GOVERNMENTS districts based on each district's K-12 base funding. From these funds, GRANTS AND AIDS - EDUCATION AND GENERAL school districts shall allocate up to \$5 per unweighted student to be ACTIVITIES used at the discretion of the school advisory council pursuant to section 24.121(5), Florida Statutes. If funds are insufficient to FROM EDUCATIONAL ENHANCEMENT TRUST 245.270.069 provide \$5 per student, the available funds shall be prorated. Funds in Specific Appropriation 12 shall be allocated as follows: TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP FROM TRUST FUNDS . . . . . . . . . . . . 457,728,664 Florida A&M University. 14,228,081 University of South Florida. 33,618,003 TOTAL ALL FUNDS . . . . . . . . . . . . 457.728.664 University of South Florida, St. Petersburg.................. 1,484,546 PROGRAM: WORKFORCE EDUCATION University of South Florida, Sarasota/Manatee. 1,263,154
Florida Atlantic University. 19,994,203 10 AID TO LOCAL GOVERNMENTS WORKFORCE DEVELOPMENT FROM EDUCATIONAL ENHANCEMENT TRUST Florida International University. 29,494,507 University of North Florida. 12,285,688 79,157,830 Funds in Specific Appropriation 10 are allocated in Specific Appropriation 118. These funds are provided for school district workforce education programs as defined in section 1004.02(25), Florida 260.033 13 AID TO LOCAL GOVERNMENTS FLORIDA COLLEGES, DIVISION OF GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD AND AGRICULTURAL SCIENCE) FROM EDUCATIONAL ENHANCEMENT TRUST PROGRAM: FLORIDA COLLEGES 12,533,877 11 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA COLLEGE SYSTEM 14 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF SOUTH PROGRAM FUND FLORIDA MEDICAL CENTER FROM EDUCATIONAL ENHANCEMENT TRUST FROM EDUCATIONAL ENHANCEMENT TRUST 244,903,227 9,349,672 The funds in Specific Appropriation 11 shall be allocated as follows: 15 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF FLORIDA HEALTH CENTER FROM EDUCATIONAL ENHANCEMENT TRUST 5,796,416 16 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA STATE UNIVERSITY

MEDICAL SCHOOL

Florida State College at Jacksonville........................ 16,708,501

155,000,000

SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC APPROPRIATION FROM EDUCATIONAL ENHANCEMENT TRUST 605,115 TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM TRUST FUNDS . . . . . . . . . . . . 273,555,149 TOTAL ALL FUNDS . . . . . . . . . . . 273,555,149 TOTAL OF SECTION 1 FROM TRUST FUNDS . . . . . . . . . . . . 1,666,900,000 TOTAL ALL FUNDS . . . . . . . . . . . . 1,666,900,000

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

The moneys contained herein are appropriated from the named funds to the Department of Education as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay.

EDUCATION, DEPARTMENT OF

PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

The Legislature hereby finds and determines that the items and sums designated in Specific Appropriations 18 though 22, 25, 26, and 26A from the Public Education Capital Outlay and Debt Service Trust Fund constitute authorized capital outlay projects within the meaning and as required by section 9(a)(2), Article XII of the State Constitution, as amended, and any other law. In accordance therewith, the moneys in the following items are authorized to be expended for the enumerated authorized capital outlay projects.

The sum designated for each project is the maximum sum to be expended for each specified phase of the project from funds accruing under section 9(a)(2), Article XII of the State Constitution. The scope of each project shall be planned so that the amounts specified shall not be exceeded, or any excess in costs shall be funded by sources other than this appropriation. Such excess costs may be funded from the Public Education Capital Outlay and Debt Service Trust Fund only as a result of fund transfers pursuant to section 216.292 (4)(c), Florida Statutes. Each project shall be constructed on the site specified. If existing facilities and acquisition of new sites are a part of these projects, each such building and site must be certified to be free of contamination, asbestos, and other hazardous materials before the facility or site may be acquired. The provisions of section 216.301 (2), Florida Statutes, shall apply to all capital outlay funds appropriated from the Public Education Capital Outlay and Debt Service Trust Fund for the Fiscal Year 2015-2016 in Specific Appropriations 18 though 22, 25, 26 and 26A.

The Governor's Office of Policy and Budget shall establish Fixed Capital Outlay budget authority within appropriate accounts to enable expenditure of funds appropriated for the state universities, the Florida School for the Deaf and the Blind, the Division of Blind Services, public broadcasting, public school districts and Florida colleges.

17 FIXED CAPITAL OUTLAY
STATE UNIVERSITY SYSTEM CAPITAL
IMPROVEMENT FEE PROJECTS
FROM CAPITAL IMPROVEMENTS FEE
TRUST FUND

32,091,15

Funds in Specific Appropriation 17 shall be allocated by the Board of Governors to the universities on a pro rata distribution basis in accordance with the Board of Governors Legislative Budget Request for funding from the Capital Improvements Fee Trust Fund, as approved September 18, 2014. Each board of trustees shall report to the Board of Governors the funding it allocates to each specific project.

18 FIXED CAPITAL OUTLAY
MAINTENANCE, REPAIR, RENOVATION, AND
REMODELING

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND

Funds in Specific Appropriation 18 shall be allocated as follows:

 Public Schools.
 50,000,000

 University Maintenance.
 35,000,000

 Florida Colleges Maintenance
 20,000,000

 Charter Schools
 50,000,000

Funds in Specific Appropriation 18 for colleges and universities shall be distributed in accordance with section 1013.64(1), Florida Statutes.

19 FIXED CAPITAL OUTLAY SURVEY RECOMMENDED NEEDS - PUBLIC SCHOOLS FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND

5,080,837

Funds in Specific Appropriation 19 shall be distributed among the lab schools approved pursuant to section 1002.32, Florida Statutes, based upon full-time equivalent student membership.

20 FIXED CAPITAL OUTLAY
FLORIDA COLLEGE SYSTEM PROJECTS
FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND

84 797 931

126,945,619

Funds in Specific Appropriation 20 shall be allocated as follows:

CHIPOLA COLLEGE	
Ren/Chiller Underground Utilities -Main	
COLLEGE OF CENTRAL FLORIDA	
Construct Levy Center	
DAYTONA STATE COLLEGE	
Construct Bldg 220 - Stu Svc/Clsrm/Office - Daytona 18,852,602	
EASTERN FLORIDA STATE COLLEGE	
Construct Health Sciences - Melbourne (pc) part 17,046,241	
LAKE SUMTER STATE COLLEGE	
Telecom/Utilities Infrastructure-Collegewide 2,500,000	
Construct Science Labs - Clermont	
Construct Performing Arts Education Center 5,500,000	
POLK STATE COLLEGE	
Institute for Public Safety - Winter Haven 3,086,909	
SANTA FE COLLEGE	
Blount Center Expansion Project	
SEMINOLE STATE COLLEGE	
Student Center - Sanford/Lake Mary 11,537,000	
TALLAHASSEE COMMUNITY COLLEGE	
Wakulla Environmental Institute - Land	
VALENCIA COLLEGE	
Building 1 - Poinciana Campus	
HILLSBOROUGH COMMUNITY COLLEGE	
South Shore Campus	
21 FIXED CAPITAL OUTLAY	
STATE UNIVERSITY SYSTEM PROJECTS	
FROM GENERAL REVENUE FUND 3,000,000	
FROM PUBLIC EDUCATION CAPITAL	

Funds in Specific Appropriation 21 shall be allocated as follows:

OUTLAY AND DEBT SERVICE TRUST FUND

FLORIDA A&M UNIVERSITY	
Pharmacy Building Phase II	1,480,000
Student Affairs Building	6,155,000
FLORIDA GULF COAST UNIVERSITY	
South Access Road	6,800,000
FLORIDA INTERNATIONAL UNIVERSITY	
Satellite Chiller Plant Expansion - MMC	2,252,959
Strategic Land Acquisition	5,000,000
FLORIDA STATE UNIVERSITY -	
Earth Ocean Atmospheric Sciences Building (Ph I)	5,000,000

FIXED CAPITAL OUTLAY

COMMUNITY COLLEGE

GRANTS AND AIDS - SCHOOL DISTRICT AND

FROM SCHOOL DISTRICT AND COMMUNITY

COLLEGE DISTRICT CAPITAL OUTLAY

AND DEBT SERVICE TRUST FUND . . . .

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION Medical School - Medical Education Facility to Train 25 FIXED CAPITAL OUTLAY Physicians for Rural and Underserved Areas................ 3,000,000 FLORIDA SCHOOL FOR THE DEAF AND BLIND -CAPITAL PROJECTS NEW COLLEGE FROM PUBLIC EDUCATION CAPITAL UNIVERSITY OF CENTRAL FLORIDA OUTLAY AND DEBT SERVICE TRUST FUND 5,432,629 Downtown Presence - Building A...... 15,000,000 Funds in Specific Appropriations 25, are provided to the Florida School for the Deaf and the Blind as follows: UNIVERSITY OF FLORIDA Nuclear Science Building Renovations/Additions......... 6,000,000 UNIVERSITY OF NORTH FLORIDA Skinner Jones - North and South, Renovation and Annex.... 3,000,000 26 FIXED CAPITAL OUTLAY DIVISION OF BLIND SERVICES - CAPITAL UNIVERSITY OF SOUTH FLORIDA PROJECTS St. Pete. College of Business...... 12,257,660 FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND SYSTEM 400.000 FIO Replacement Vessel (R/V Bellows)................ 6,000,000 Funds in Specific Appropriation 26 are provided for repair and maintenance projects at the Division of Blind Services' Daytona Funds provided in Specific Appropriation 21, from nonrecurring general revenue funds, shall be allocated as follows: facility. 26A FIXED CAPITAL OUTLAY Florida International University Mold Remediation - Biscayne Bay...... 3,000,000 PUBLIC BROADCASTING PROJECTS FROM PUBLIC EDUCATION CAPITAL 22 FIXED CAPITAL OUTLAY OUTLAY AND DEBT SERVICE TRUST FUND 3,148,000 SPECIAL FACILITY CONSTRUCTION ACCOUNT FROM PUBLIC EDUCATION CAPITAL Funds in Specific Appropriation 26A are provided for the following OUTLAY AND DEBT SERVICE TRUST FUND projects to correct health and safety issues at public broadcasting 89,761,931 stations: Funds in Specific Appropriation 22 shall be allocated in accordance with section 1013.64(2), Florida Statutes, to the following projects: 

 Glades (3rd of 3 years)
 7,870,913

 Washington (2nd of 3 years)
 9,226,362

 WMFE-FM/ Replace Radio Antenna / Transmission Line...... WEDU-TV/ Replacement of Exterior Garage Doors..... 165.000 WSRE-TV/ Replacement of Emergency Generator..... 45,000 WMFE-FM/ Rewire/Replace Emergency Exterior Studio Lighting.. 5,000 

 Calhoun
 (2nd of 3 years)
 8,419,842

 Holmes
 (2nd of 3 years)
 18,733,115

 26B FIXED CAPITAL OUTLAY VOCATIONAL-TECHNICAL FACILITIES 

 Hamilton (1st of 3 years)
 2,168,454

 Jackson (1st of 3 years)
 8,841,768

 FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND 600,000 23 FIXED CAPITAL OUTLAY Funds provided in Specific Appropriation 26B are for the First Coast DEBT SERVICE Technical College, Putnam County Campus. FROM CAPITAL IMPROVEMENTS FEE TOTAL: PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY TRUST FUND . . . . . . . . . . . . . . . . 21.377.335 FROM PUBLIC EDUCATION CAPITAL FROM GENERAL REVENUE FUND . . . . . 3,000,000 OUTLAY AND DEBT SERVICE TRUST FUND FROM TRUST FUNDS . . . . . . . . . . . 1.533.135.600 897, 276, 131 FROM SCHOOL DISTRICT AND COMMUNITY COLLEGE DISTRICT CAPITAL OUTLAY TOTAL ALL FUNDS . . . . . . . . . . . 1.536.135.600 AND DEBT SERVICE TRUST FUND . . . . 83.224.032 VOCATIONAL REHABILITATION Funds in Specific Appropriation 23 from the School District and Community College District Capital Outlay and Debt Service Trust Fund For funds in Specific Appropriations 27 through 41 for the Vocational are for Fiscal Year 2015-2016 debt service on bonds authorized pursuant Rehabilitation Program, the Department of Education is the designated to the School Capital Outlay Amendment, subsection (d), section 9, state agency for purposes of compliance with the Federal Rehabilitation Article XII of the State Constitution, and any other continuing payments necessary or incidental to the repayment of the bonds. These funds may Act of 1973, as amended. be used to refinance any or all series if it is in the best interest of If the department identifies additional resources that may be used to maximize federal matching funds for the Vocational Rehabilitation the state as determined by the Division of Bond Finance. If the debt Program, the department shall submit a budget amendment prior to the service appropriated for this program in Specific Appropriation 23 is insufficient due to interest rate changes, issuance timing, or other expenditure of the funds, in accordance with the provisions of chapter circumstances, the amount of the insufficiency is appropriated from the 216, Florida Statutes. School District and Community College District Capital Outlay and Debt Service Trust Fund. APPROVED SALARY RATE 36.233.747

> 28,000,000 28 OTHER PERSONAL SERVICES

27 SALARIES AND BENEFITS

FROM GENERAL REVENUE FUND . . . . .

FROM ADMINISTRATIVE TRUST FUND . . .

FROM FEDERAL REHABILITATION TRUST

POSITIONS

10.180.536

209.688

38,810,708

SECTI	ON 2 - EDUCATION (ALL OTHER FUNDS)		SECTION 2 - EDUCATION (ALL OTHER FUNDS)	
SPECI	FIC		SPECIFIC	
APPRO	PRIATION FROM FEDERAL REHABILITATION TRUST		APPROPRIATION 36 SPECIAL CATEGORIES	
	FUND	1,467,459	RISK MANAGEMENT INSURANCE	
29	EXPENSES		FROM FEDERAL REHABILITATION TRUST FUND	419
	FROM GENERAL REVENUE FUND 6,686			
	FROM FEDERAL REHABILITATION TRUST FUND	10,401,716	37 SPECIAL CATEGORIES TENANT BROKER COMMISSIONS	
		_0, _0_,0	FROM FEDERAL REHABILITATION TRUST	
30	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ADULTS WITH DISABILITIES		FUND	655
	FUNDS		38 SPECIAL CATEGORIES	
	FROM GENERAL REVENUE FUND		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
Fr	om the funds in Specific Appropriation 30, \$750, nrecurring general revenue is provided for the Inclusive Trad Employment Management Program (ITEM). The funds shall be ovide young adults with disabilities who are between the agonal of the specific state of the spe	000 in	PURCHASED PER STATEWIDE CONTRACT	
no: an	nrecurring general revenue is provided for the Inclusive Tra d Employment Management Program (ITEM). The funds shall be	used to	FROM GENERAL REVENUE FUND 69,242 FROM ADMINISTRATIVE TRUST FUND	036
pr	ovide young adults with disabilities who are between the age	es of 16	FROM FEDERAL REHABILITATION TRUST	
	d 25 with transitional skills, education, and on-the-job experi low them to acquire and retain permanent employment.	ience to	FUND	173
			39 DATA PROCESSING SERVICES	
31	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA ENDOWMENT		OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	
	FOUNDATION FOR VOCATIONAL REHABILITATION		FROM FEDERAL REHABILITATION TRUST	<b>5</b> 60
	FROM GENERAL REVENUE FUND 549,823		FUND	762
32	OPERATING CAPITAL OUTLAY		40 DATA PROCESSING SERVICES	
	FROM FEDERAL REHABILITATION TRUST FUND	480,986	EDUCATION TECHNOLOGY AND INFORMATION SERVICES	
22		,	FROM FEDERAL REHABILITATION TRUST	204
33	SPECIAL CATEGORIES CONTRACTED SERVICES		FUND	324
			41 DATA PROCESSING SERVICES	
	FROM FEDERAL REHABILITATION TRUST FUND	17,258,886	NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM FEDERAL REHABILITATION TRUST	
34	SPECIAL CATEGORIES		FUND	163
7-1	SPECIAL CALLGORIES			
	GRANTS AND AIDS - INDEPENDENT LIVING		The funds provided in Specific Appropriation 41 shall not be	
	SERVICES		utilized for any costs related to the potential expansion of floor space	
	SERVICES FROM GENERAL REVENUE FUND 1,232,004 FROM FEDERAL REHABILITATION TRUST		utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.	
	SERVICES FROM GENERAL REVENUE FUND 1,232,004 FROM FEDERAL REHABILITATION TRUST		utilized for any costs related to the potential expansion of floor space	
	SERVICES FROM GENERAL REVENUE FUND 1,232,004 FROM FEDERAL REHABILITATION TRUST FUND	4,814,789 cated to	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND	
th	SERVICES FROM GENERAL REVENUE FUND 1,232,004 FROM FEDERAL REHABILITATION TRUST FUND	4,814,789 Cated to	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
th th th	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to cding to g. From shall be	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND 202,253	
th th th fu	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to cding to g. From shall be	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION	
th th th fu th	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to rding to g. From shall be provided	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND 202,253  The funds in Specific Appropriation 41A are provided to the WOW Center in Miami for capital improvements.	
th th th fu th Th	SERVICES FROM GENERAL REVENUE FUND 1,232,004 FROM FEDERAL REHABILITATION TRUST FUND	4,814,789 cated to rding to g. From shall be provided	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	
th th th fu th Th	SERVICES FROM GENERAL REVENUE FUND 1,232,004 FROM FEDERAL REHABILITATION TRUST FUND	4,814,789 cated to rding to g. From shall be provided	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	
th th fu th Th fi	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to rding to g. From shall be provided	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763
th th fu th Th fi	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to rding to g. From shall be provided	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763
th th fu th Th fi	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to rding to g. From shall be provided Lated to mers, as	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763
th th fu th Th fi	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to rding to g. From shall be provided Lated to mers, as	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763
th th fu th Th fi: ag 35	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to rding to g. From shall be provided Lated to mers, as	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND . 202,253  The funds in Specific Appropriation 41A are provided to the WOW Center in Miami for capital improvements.  TOTAL: VOCATIONAL REHABILITATION FROM GENERAL REVENUE FUND . 44,989,861 FROM TRUST FUNDS . 172,603,700 TOTAL POSITIONS . 931.00 TOTAL ALL FUNDS . 217,593,400 BLIND SERVICES, DIVISION OF APPROVED SALARY RATE 10,386,379	763
th th fu th Th fi: ag 35	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to cding to g. From shall be provided lated to mers, as	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763
th th fu th Th fi ag 35	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to cding to g. From shall be provided lated to mers, as  97,493,999  General Fund are co fully shall be	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763 624
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th the the function of the first age of	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to cding to g. From shall be provided lated to mers, as  97,493,999  General Fund are co fully shall be cice and thirds include in the persons	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763 624 974
th the the the the the the the the the t	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to cding to g. From shall be provided lated to mers, as  97,493,999  General Rund are co fully shall be cice and thirds include in the persons age of	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763 624 974 914
th the the the the the the the the the t	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to riding to g. From shall be provided lated to mers, as  97,493,999  General Fund are to fully shall be tice and thirds include in the persons tage of ccentage wher and	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763 624 974 914
th the the the the the the the the the t	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to riding to g. From shall be provided lated to mers, as  97,493,999  General Fund are to fully shall be tice and thirds include in the persons tage of creentage wher and nings of	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763 624 974 914
th the the the the the the the the the t	SERVICES FROM GENERAL REVENUE FUND	4,814,789 cated to riding to g. From shall be provided lated to mers, as  97,493,999  General Fund are to fully shall be tice and thirds include in the persons tage of creentage wher and nings of	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  41A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	763 624 974 914

J 411	c 10, 2013	330141123	
SECTION SPECIF	ON 2 - EDUCATION (ALL OTHER FUNDS)		SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC
APPROI	PRIATION		APPROPRIATION
	FROM GENERAL REVENUE FUND	415,191	TENANT BROKER COMMISSIONS
	FROM ADMINISTRATIVE TRUST FUND	40,774	
	FROM FEDERAL REHABILITATION TRUST	10///1	FUND
	FUND	2,473,307	10/130
	FROM GRANTS AND DONATIONS TRUST	2,413,301	56 SPECIAL CATEGORIES
		44 205	TRANSFER TO DEPARTMENT OF MANAGEMENT
	FUND	44,395	
4.5	AID TO LOCAL GOVERNMENTS		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
45			
	GRANTS AND AIDS - COMMUNITY REHABILITATION		FROM GENERAL REVENUE FUND 3,933
	FACILITIES	047 247	FROM ADMINISTRATIVE TRUST FUND 2,971 FROM FEDERAL REHABILITATION TRUST
	FROM GENERAL REVENUE FUND	847,347	
	FROM FEDERAL REHABILITATION TRUST	4 500 005	FUND
	FUND	4,522,207	CO DAMA DECORROTATO CERTITORO
16	ODEDAMENA CADIMAL OUMIAN		57 DATA PROCESSING SERVICES
46	OPERATING CAPITAL OUTLAY	54.004	STATE DATA CENTER - AGENCY FOR STATE
	FROM GENERAL REVENUE FUND	54,294	TECHNOLOGY (AST)
	FROM FEDERAL REHABILITATION TRUST		FROM FEDERAL REHABILITATION TRUST
	FUND	235,198	FUND
			EO DAMA DROGRAGINA ARRIVADA
47	FOOD PRODUCTS		58 DATA PROCESSING SERVICES
	FROM FEDERAL REHABILITATION TRUST		OTHER DATA PROCESSING SERVICES
	FUND	200,000	FROM FEDERAL REHABILITATION TRUST
			FUND
48	SPECIAL CATEGORIES		EO DAMA DROGRAGINA ARRIVARA
	ACQUISITION OF MOTOR VEHICLES		59 DATA PROCESSING SERVICES
	FROM FEDERAL REHABILITATION TRUST	100 000	EDUCATION TECHNOLOGY AND INFORMATION
	FUND	100,000	SERVICES
4.0	CDECTAL CAMEGODIES		FROM FEDERAL REHABILITATION TRUST
49	SPECIAL CATEGORIES		FUND
	GRANTS AND AIDS - CLIENT SERVICES	10.000.000	CO DAMA DROGRAGING GERMANIC
	FROM GENERAL REVENUE FUND	10,262,902	60 DATA PROCESSING SERVICES
	FROM FEDERAL REHABILITATION TRUST		NORTHWEST REGIONAL DATA CENTER (NWRDC)
	FUND	13,781,496	
	FROM GRANTS AND DONATIONS TRUST	050 546	FUND
	FUND	252,746	The funds provided in Specific Appropriation 60 shall not be
Pro	m the funds in Cresific Arrespriation 4	from the Coneral Devenue	utilized for any costs related to the potential expansion of floor space
	om the funds in Specific Appropriation 4 nd, \$50,000 is provided for the Ligh		operated and managed by the Northwest Regional Data Center
Dac	sco/Hernando, \$150,000 is provided for the	Lighthouse for the Blind -	operated and managed by the northwest Regional bata center
Mia	mi, and \$1,000,000 is provided for Flori	da Association of Agencies	TOTAL: BLIND SERVICES, DIVISION OF
	rving the Blind.	au induction of highlight	FROM GENERAL REVENUE FUND 16,175,621
	··		FROM TRUST FUNDS
50	SPECIAL CATEGORIES		, ,
	CONTRACTED SERVICES		TOTAL POSITIONS 299.75
	FROM GENERAL REVENUE FUND	56,140	TOTAL ALL FUNDS
	FROM FEDERAL REHABILITATION TRUST		
	FUND	425,000	PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES
51	SPECIAL CATEGORIES		Prior to the disbursement of funds from Specific Appropriations 61, 63,
	GRANTS AND AIDS - INDEPENDENT LIVING		63A, 64, 65A, and 65B, each institution shall submit a proposed
	SERVICES		expenditure plan to the Department of Education pursuant to the
	FROM FEDERAL REHABILITATION TRUST		requirements of section 1011.521, Florida Statutes.
	FUND	35,000	•
	· · · · · · · · · · · · · · · · · · ·		Institutions receiving funds from Specific Appropriations 62, 63, and 65
52	SPECIAL CATEGORIES		must submit an annual report to the Department of Education detailing
	RISK MANAGEMENT INSURANCE		the following metrics for Florida resident students: entrance
	FROM GENERAL REVENUE FUND	9,456	requirements for the year; percentage of students receiving Pell Grants,
	FROM FEDERAL REHABILITATION TRUST		Bright Futures, and other academic aid; graduation rates; job placement
	FUND	152,249	rates, and job placement rates in-field up to 120 days past graduation.
			The report shall also include information for each institution on the
53	SPECIAL CATEGORIES		total federal loan amounts disbursed and the total number of students
	LIBRARY SERVICES		who received federal loans. The report must be submitted by September 1,
	FROM GENERAL REVENUE FUND	89,735	2015 and reflect prior academic year statistics.
	FROM GRANTS AND DONATIONS TRUST		
	FUND	100,000	61 SPECIAL CATEGORIES
		,	GRANTS AND AIDS - MEDICAL TRAINING AND
54	SPECIAL CATEGORIES		SIMULATION LABORATORY
	VENDING STANDS - EQUIPMENT AND SUPPLIES		FROM GENERAL REVENUE FUND 3,500,000
	FROM FEDERAL REHABILITATION TRUST		***************************************
	FUND	3,075,000	62 SPECIAL CATEGORIES
	FROM GRANTS AND DONATIONS TRUST	, , , , , , ,	ABLE GRANTS (ACCESS TO BETTER LEARNING AND
	FUND	595,000	
		·	FROM GENERAL REVENUE FUND 5,673,000
55	SPECIAL CATEGORIES		

Funds in Specific Appropriation 62 are provided to support 3,782 qualified Florida resident students at \$1,500 per student for tuition assistance pursuant to section 1009.891, Florida Statutes.

The Office of Student Financial Assistance may prorate the award in the second term and provide a lesser amount if the funds appropriated are insufficient to provide a full award to all eligible students. The Office of Student Financial Assistance may also reallocate funds between institutions if an eliqible institution fails to reach its 2015-2016 enrollment.

## 63 SPECIAL CATEGORIES

GRANTS AND AIDS - HISTORICALLY BLACK PRIVATE COLLEGES FROM GENERAL REVENUE FUND . . . . . 12,941,543

Funds in Specific Appropriation 63 shall be allocated as follows:

Bethune-Cookman University	4,560,111
Edward Waters College	
Florida Memorial University	3,732,048
Library Resources	

Funds provided in Specific Appropriation 63 shall only be expended for student access and retention or direct instruction purposes.

Funds provided in Specific Appropriation 63 for library resources shall be used for the purchase of books, electronic library resources, online journals, other related library materials and other technology upgrades needed to support institutional academic programs pursuant to section 1006.59, Florida Statutes. Funds for library resources shall be allocated equally to Bethune-Cookman University, Edward-Waters College, and Florida Memorial University.

#### 63A SPECIAL CATEGORIES

GRANTS AND AIDS - ACADEMIC PROGRAM CONTRACTS

FROM GENERAL REVENUE FUND . . . . . 2,823,520

Funds in Specific Appropriation 63A shall be allocated as follows:

Barry University - BS Nursing and MSW Social Work	73,520
Beacon College - Tuition Assistance	250,000
Florida Institute of Technology - Space Research Institute	2,500,000

Funds in Specific Appropriation 63A, allocated to the Florida Institute for Technology are provided for the establishment of a space research laboratory. The laboratory shall provide the expertise and resources needed to successfully compete for space-related technology research, science missions, and payload development projects.

## 64 SPECIAL CATEGORIES

GRANTS AND AIDS - PRIVATE COLLEGES AND INTVERSTTES

FROM GENERAL REVENUE FUND . . . . . 5,450,000

Funds in Specific Appropriation 64 shall be allocated as follows:

Embry Riddle - Aerospace Academy	3,000,000
Jacksonville University	2,000,000
University of Miami - Institute for Cuban and Cuban-American	
Studies	250,000
University of Miami - Institute for Cuban and Cuban-American	
Studies Assimilating Elderly Cubans in Florida into the	
New Information and Communication Technology Era	200,000

## 65 SPECIAL CATEGORIES

FLORIDA RESIDENT ACCESS GRANT

FROM GENERAL REVENUE FUND . . . . . . 115,269,000

Funds in Specific Appropriation 65 are provided to support 38,423 qualified Florida resident students at \$3,000 per student for tuition assistance pursuant to section 1009.89, Florida Statutes.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

The Office of Student Financial Assistance may prorate the award in the second term and provide a lesser amount if the funds appropriated are insufficient to provide a full award to all eligible students. The Office of Student Financial Assistance may also reallocate funds between institutions if an eligible institution fails to reach its 2015-2016 enrollment.

## 65A SPECIAL CATEGORIES

GRANTS AND AIDS - NOVA SOUTHEASTERN UNIVERSITY - HEALTH PROGRAMS

FROM GENERAL REVENUE FUND . . . . . 4,234,749

Funds are provided in Specific Appropriation 65A to support Florida residents enrolled in the Osteopathic Medicine, Optometry, Pharmacy, and Nursing programs. The university shall submit student enrollment information, by program, to the Department of Education prior to January 1, 2016.

#### 65B SPECIAL CATEGORIES

GRANTS AND AIDS - LECOM / FLORIDA - HEALTH PROGRAMS

FROM GENERAL REVENUE FUND . . . . . 1.791.010

Funds in Specific Appropriation 65B shall be used to support Florida residents who are enrolled in the Osteopathic Medicine or the Pharmacy Program at the Lake Erie College of Osteopathic Medicine/Bradenton. The college shall submit enrollment information for Florida residents to the Department of Education prior to January 1, 2016.

## 65C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND

CONSTRUCTION

FROM GENERAL REVENUE FUND . . . . . . 500,000

Funds in Specific Appropriation 65C are provided for the Southeastern University Simulation Laboratory.

## TOTAL: PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES

FROM GENERAL REVENUE FUND . . . . . . . 152,182,822

TOTAL ALL FUNDS . . . . . . . . . . . . 152.182.822

OFFICE OF STUDENT FINANCIAL ASSISTANCE

PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

## 66 SPECIAL CATEGORIES

GRANTS AND AIDS - FLORIDA NATIONAL MERIT SCHOLARS INCENTIVE PROGRAM

FROM GENERAL REVENUE FUND . . . . . 8,379,932

## 67 SPECIAL CATEGORIES

PREPAID TUITION SCHOLARSHIPS

FROM GENERAL REVENUE FUND . . . . . 7,000,000

## 68 SPECIAL CATEGORIES

GRANTS AND AIDS - MINORITY TEACHER SCHOLARSHIP PROGRAM

FROM GENERAL REVENUE FUND . . . . . 917,798

## 69 SPECIAL CATEGORIES

GRANTS AND AID - NURSING STUDENT LOAN REIMBURSEMENT/ SCHOLARSHIPS FROM NURSING STUDENT LOAN

FORGIVENESS TRUST FUND . . . . . . 1,134,006

## 70 FINANCIAL ASSISTANCE PAYMENTS

MARY MCLEOD BETHUNE SCHOLARSHIP

FROM GENERAL REVENUE FUND . . . . . 160.500

FROM STATE STUDENT FINANCIAL ASSISTANCE TRUST FUND . . . . . . .

160,500

71 FINANCIAL ASSISTANCE PAYMENTS

100,000

5.000

105,000

105,000

3,496,166

90,414

993 048

265,163

15,000

1,752,885

42,297,260

1,400,000

10,714

10.385.983

GRANTS AND AIDS - PARTNERSHIP FOR SCHOOL

FROM GENERAL REVENUE FUND . . . . .

BLOCK GRANT TRUST FUND . . . . . .

FROM FEDERAL GRANTS TRUST FUND . . .

FROM WELFARE TRANSITION TRUST FUND .

FROM CHILD CARE AND DEVELOPMENT

READTNESS

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION STUDENT FINANCIAL AID STUDENT FINANCIAL AID FROM GENERAL REVENUE FUND . . . . . FROM FEDERAL GRANTS TRUST FUND . . . 91.885.763 FROM STATE STUDENT FINANCIAL ASSISTANCE TRUST FUND . . . . . . 75 FINANCIAL ASSISTANCE PAYMENTS 750,496 FROM STUDENT LOAN OPERATING TRUST TRANSFER DEFAULT FEES TO THE STUDENT LOAN 9,688,263 GUARANTY RESERVE TRUST FUND FROM STUDENT LOAN OPERATING TRUST From the funds in Specific Appropriations 6 and 71, the sum of \$155,039,832 is provided for student financial assistance: TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL For the following grant programs, \$154,386,435 is provided from FROM TRUST FUNDS . . . . . . . . . . . . . . . . recurring funds pursuant to the following quidelines: TOTAL ALL FUNDS . . . . . . . . . . . . . Florida Student Assistance Grant - Public Full & Part Time.. 114,614,631 Florida Student Assistance Grant - Private................... 18,444,354 EARLY LEARNING Florida Student Assistance Grant - Postsecondary...... 12,883,854 Florida Student Assistance Grant - Career Education...... 2,501,237 PROGRAM: EARLY LEARNING SERVICES Children/Spouses of Deceased/Disabled Veterans..... From the funds in Specific Appropriations 76 through 89, any expenditure Rosewood Family Scholarships. 256,747
Honorably Discharged Graduate Assistance Program. 1,000,000 from the Temporary Assistance for Needy Families (TANF) Block Grant must be expended in accordance with the requirements and limitations of Part A of Title IV of the Social Security Act, as amended, or any other applicable federal requirement or limitation. Before any funds are For the following grant programs, \$653,397 is provided from nonrecurring funds in the State Student Financial Assistance Trust Fund pursuant to released by the Department of Children and Families, each provider shall identify the number of clients to be served and certify their the following quidelines: eligibility under Part A of Title IV of the Social Security Act. Funds may not be released for services to any clients except those so 221 559 identified and certified. 78,441 Children/Spouses of Deceased/Disabled Veterans..... 353.397 The agency head or a designee shall certify that controls are in place Funds in Specific Appropriation 71 for the Honorably Discharged Graduate ensure that such funds are expended in accordance with the Assistance Program are provided for supplemental need-based veteran requirements and limitations of federal law and that reporting requirements of federal law are met. It shall be the responsibility of educational benefits. Funds shall be used to assist in the payment of living expenses during holiday and semester breaks for active duty and any entity to which such funds are appropriated to obtain the required honorably discharged members of the Armed Forces who served on or after certification prior to any expenditure of funds. September 11, 2001. To ensure students in public, as well as private institutions have an opportunity to receive funding, allocations to APPROVED SALARY RATE 5.712.450 institutions shall be prorated based on the number of total eligible students at eligible institutions. 76 SALARIES AND BENEFITS POSITIONS 100.00 FROM GENERAL REVENUE FUND . . . . . 4,243,061 From the funds provided in Specific Appropriations 6 and 71, the FROM CHILD CARE AND DEVELOPMENT maximum grant to any student from the Florida Public, Private, Career BLOCK GRANT TRUST FUND . . . . . . Education, and Postsecondary Assistance Grant Programs shall be \$2,610. 77 OTHER PERSONAL SERVICES Institutions that received state funds in Fiscal Year 2014-2015 for FROM GENERAL REVENUE FUND . . . . . 2.078 student scholarships or grants administered by the Office of Student Financial Assistance shall report federal loan information to the FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND . . . . . . Department of Education (DOE) prior to September 1, 2015, in a format prescribed by DOE. This information shall include, by institution, the FROM GENERAL REVENUE FUND . . . . . total federal loan amounts disbursed and total number of students who 888,621 received federal loans. Additionally, in a format prescribed by DOE, FROM CHILD CARE AND DEVELOPMENT each institution shall report all grants, scholarships, and awards to BLOCK GRANT TRUST FUND . . . . . . students who apply for and/or receive state-funded tuition assistance FROM WELFARE TRANSITION TRUST FUND . and aid. 79 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . FINANCIAL ASSISTANCE PAYMENTS 5.785 JOSE MARTI SCHOLARSHIP CHALLENGE GRANT FROM CHILD CARE AND DEVELOPMENT FROM GENERAL REVENUE FUND . . . . . BLOCK GRANT TRUST FUND . . . . . . 50,000 FROM STATE STUDENT FINANCIAL ASSISTANCE TRUST FUND . . . . . . 71,541 80 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 73 FINANCIAL ASSISTANCE PAYMENTS 1,242,097 TRANSFER TO THE FLORIDA EDUCATION FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND . . . . . . FROM GENERAL REVENUE FUND . . . . . 3.500.000 TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE 81 SPECIAL CATEGORIES

11,804,806

123,698,799

74 FINANCIAL ASSISTANCE PAYMENTS

FROM GENERAL REVENUE FUND . . . . . . . 111,893,993

TOTAL ALL FUNDS . . . . . . . . . .

PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

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From the funds in Specific Appropriation 81 in the Child Care and Development Block Grant Trust Fund, \$4,500,000 is provided for the Teacher Education and Compensation Helps Program (T.E.A.C.H.).

From the funds in Specific Appropriation 81, \$3,900,000 is provided for the Home Instruction Program for Pre-School Youngsters (HIPPY) of which \$1,400,000 is from the Welfare Transition Trust Fund and \$2,500,000 is from the Child Care and Development Block Grant Trust Fund. The \$2,500,000 is provided to the HIPPY program to deliver high quality school readiness curriculum directly to parents so they may strengthen the cognitive and early literacy skills of at risk children. Early learning coalitions will work with HIPPY program staff to identify participant families based on poverty, parents' limited education, and willingness to actively participate in all aspects of the HIPPY program.

From the funds in Specific Appropriation 81, \$15,000,000 is provided for the Child Care Executive Partnership, of which \$4,393,695 is from the General Revenue Fund and \$10,606,305 is from the Child Care and Development Block Grant Trust Fund. The funds shall be used for the Child Care Executive Partnership Program, as defined in section 1002.94, Florida Statutes, as match to expand the provision of services to low income families at or below 200 percent of the federal poverty level. Funds for this program shall be used to match funds for statewide contracts.

From the funds in Specific Appropriation 81, \$12,100,000 is provided to the Redlands Christian Migrant Association (RCMA) of which \$3,508,331 is from the General Revenue Fund, \$8,580,955 is from the Child Care and Development Block Grant Trust Fund, and \$10,714 is from the Federal Grants Trust Fund. The funds are provided for the RCMA to provide direct services to children eligible for the School Readiness program.

From the funds in Specific Appropriation 81, \$2,000,000 from the Child Care and Development Block Grant Trust Fund is provided for the continued implementation of the University of Florida Lastinger Center Online Early Learning Professional Development System to provide early learning coalitions and providers with a system of professional development that significantly improves child care instructor quality.

From the funds in Specific Appropriation 81, \$110,000 from the Child Care and Development Block Grant Trust Fund is provided for the Literacy Jump Start Program in St. Lucie County to provide at-risk academically challenged pre-school children, residing within high risk federally subsidized housing, a chance at success. The children will be immersed with a strong support system and an instructional approach designed to foster emergent literacy skills. This will be accomplished via (a) early literacy development in participating children; (b) parent engagement and literacy development; and (c) care coordination to ensure a smooth transition to voluntary prekindergarten and kindergarten.

From the funds in Specific Appropriation 81, \$10,500,000 from the Child Care and Development Block Grant Trust Fund is provided for Year 2 of an Early Learning Performance Funding Pilot Project as set forth in Budget Amendment EOG #B2014-B0042 and approved by the Legislative Budget Commission on September 10, 2014.

From the funds in Specific Appropriation 81, \$1,883,957 from the General Revenue Fund is provided to the Florida Developmental Disabilities Council to expand the Help Me Grow Florida Network. The network shall be expanded to connect children and families with information, resources, and developmental services to enhance the health, behavior, learning and development of young children.

From the funds in Specific Appropriation 81, \$100,000 from the General Revenue Fund is provided for the Little Havana Activities and Nutrition Centers Child Care Program to be used to provide a subsidy for children who receive child day care services.

From the funds in Specific Appropriation 81, \$500,000 from the General Revenue Fund is provided to the Duval Guiding Stars Pilot Program.

From the funds in Specific Appropriation 81, \$3,500,000 from the Child Care and Development Block Grant Trust Fund is provided to SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

contract with one educational technology provider for a language development and literacy intervention program available to all students but specifically designed to assist struggling students with the intent to increase the percentage ready for kindergarten. The technology must be interactive and differentiate instruction for each student and meet the following requirements: provide instruction in a least five of the top languages spoken throughout the state while also supporting English language development strategies; contain internal assessments, checkpoints, tracking and reports for teachers and parents; the software must have tools and off-line resources that enable teachers to more effectively meet the individual needs of each pupil; provide scaffolding through illustrations, front-loaded vocabulary, audio support, interactive glossary words, instructional feedback, strategic questions, and adaptive content that provides extra practice as needed; and the educational technology provider selected must have experience with large statewide implementation.

82 SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL READINESS SERVICES FROM GENERAL REVENUE FUND . . . . . FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND . . . . . . 326,457,836 FROM FEDERAL GRANTS TRUST FUND . . . 489,286 FROM WELFARE TRANSITION TRUST FUND . 96.612.427

Funds in Specific Appropriation 82 require a match from local sources for working poor eligible participants of six percent on child care slots. In-kind match is allowable provided there is not a reduction in the number of slots or level of services from the provision of in-kind match. The Office of Early Learning may adopt a policy to grant a waiver of the six percent match requirement to a rural county that demonstrates a significant hardship in meeting the match requirement. Progress towards meeting this requirement shall be monitored by the Office of Early Learning, and shall be considered satisfactorily attained if the six percent requirement is met on a statewide basis.

For the funds in Specific Appropriation 82, expenditures for Gold Seal Quality Expenditure payments shall be reported as Direct Services. The Office of Early Learning shall have the authority to reclassify Gold Seal Quality Expenditure payments by the Early Learning coalitions and statewide contractors to meet targeted federal requirements for improving the quality of infant and toddler child care to the extent allowable in the state's approved Child Care and Development Fund Plan.

Funds in Specific Appropriation 82 are provided for the School Readiness Program and are allocated to early learning coalitions as follows:

Alachua	9,573,254
Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson	11,476,897
Brevard	17,165,148
Broward	41,682,565
Charlotte, DeSoto, Highlands, Hardee	8,433,948
Columbia, Hamilton, Lafayette, Union, Suwannee	6,889,413
Dade, Monroe	107,767,508
Dixie, Gilchrist, Levy, Citrus, Sumter	7,646,463
Duval	28,272,064
Escambia	13,429,483
Hendry, Glades, Collier, Lee	19,534,956
Hillsborough	42,151,425
Lake	6,729,300
Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla, Taylor.	16,070,002
Manatee	8,775,164
Marion	9,175,411
Martin, Okeechobee, Indian River	7,465,363
Okaloosa, Walton	7,466,228
Orange	35,910,204
Osceola	6,247,028
Palm Beach	33,858,992
Pasco, Hernando	13,732,998
Pinellas	28,683,038
Polk.	18,733,168
St. Johns, Putnam, Clay, Nassau, Baker, Bradford	14,734,891
	,,

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION Sarasota...... 5,052,463 
 Seminole
 8,278,973

 Volusia, Flagler
 13,648,261

 Dixie, Gilchrist, Levy, Citrus, Sumter.
 4,251,791

 Duval.
 23,865,127

 From the funds in Specific Appropriation 82, the Office of Early Learning shall have the ability to reallocate funds for school readiness services as funds are available or in the instance that a coalition does Lake...... 5,498,225 not have eligible children on its waiting list and has met its Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla, Taylor. 6,820,907 expenditure cap pursuant to section 1002.89(6), Florida Statutes. Manatee 6,879,705 Marion 5,450,866 83 SPECIAL CATEGORIES 

 Okaloosa, Walton
 5,448,918

 Orange
 28,173,393

 GRANTS AND AIDS - DATA SYSTEMS FOR SCHOOL READINESS 

 Osceola
 7,387,413

 Palm Beach
 27,327,286

 FROM GENERAL REVENUE FUND . . . . . 240,595 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND . . . . . 656,242 Pinellas...... 15,046,369 84 SPECIAL CATEGORIES St. Johns, Putnam, Clay, Nassau, Baker, Bradford...... 12,525,049 GRANTS AND AIDS- EARLY LEARNING STANDARDS AND ACCOUNTABILITY FROM GENERAL REVENUE FUND . . . . . Sarasota. 4,956,224 Seminole. 9,446,214 The funds in Specific Appropriation 84 shall be used to purchase and implement the Voluntary Prekindergarten research-based pre- and post-assessment. The instrument must assess all domains as identified in SPECIAL CATEGORIES the 2011 "Florida Early Learning and Developmental Standards for Four-Year-Olds", to the maximum extent possible, and provide valid and TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES reliable data to measure student learning gains. PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . In addition, the funds in Specific Appropriation 84 are provided to 27.379 FROM CHILD CARE AND DEVELOPMENT the Office of Early Learning to implement Voluntary Prekindergarten accountability standards, as required by section 1002.67, Florida BLOCK GRANT TRUST FUND . . . . . . 8,928 Statutes, including the maintenance of the website. These funds shall also be distributed to Voluntary Prekindergarten providers, early 88 DATA PROCESSING SERVICES learning coalitions and school districts to support the continued implementation of the Voluntary Prekindergarten Progress Monitoring EDUCATION TECHNOLOGY AND INFORMATION SERVICES FROM GENERAL REVENUE FUND . . . . . Assessment developed by the Department of Education in collaboration 1.321.918 FROM CHILD CARE AND DEVELOPMENT with the Florida Center for Reading Research and for professional development opportunities and online training for Voluntary Prekindergarten providers with a focus on emergent literacy and mathematical thinking. BLOCK GRANT TRUST FUND . . . . . . 1,650,000 89 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . . . . . 50,116 FROM CHILD CARE AND DEVELOPMENT RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . BLOCK GRANT TRUST FUND . . . . . . 145,857 7.920 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND . . . . . . The funds provided in Specific Appropriation 89 shall not be 9,974 utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center. SPECIAL CATEGORIES GRANTS AND AIDS - VOLUNTARY PREKINDERGARTEN PROGRAM 89A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND FROM GENERAL REVENUE FUND . . . . . . 389,254,479 NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND Funds in Specific Appropriation 86 are provided for the Voluntary CONSTRUCTION Prekindergarten Education Program as provided in sections 1002.51 FROM GENERAL REVENUE FUND . . . . . 135.000 through 1002.79, Florida Statutes, and shall be initially allocated to Early Learning Coalitions as indicated below. Pursuant to the The funds in Specific Appropriation 89A are provided to Harlem provisions of section 1002.71(3)(a), Florida Statutes, for Fiscal Year Academy Childcare for safety and security improvements. 2015-2016, the base student allocation per full-time equivalent student for the school year program shall be \$2,437 and the base student TOTAL: PROGRAM: EARLY LEARNING SERVICES allocation for the summer program shall be \$2,080. The allocation FROM GENERAL REVENUE FUND . . . . . . 549,231,603 FROM TRUST FUNDS . . . . . . . . . . . . includes four percent in addition to the base student allocation to fund 476,351,200 administrative and other program costs of the early learning coalitions TOTAL POSITIONS . . . . . . . . . . . . related to the Voluntary Prekindergarten Education Program. 100.00 TOTAL ALL FUNDS . . . . . . . . . . 1,025,582,803 The funds in Specific Appropriation 86 shall be allocated as follows: PUBLIC SCHOOLS, DIVISION OF PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson... 5,042,515

The calculations of the Florida Education Finance Program (FEFP) for the

2015-2016 fiscal year are incorporated by reference in SB 2502-A. The

calculations are the basis for the appropriations made in the General Appropriations Act in Specific Appropriations 7, 8, 9, 90, and 91.

90 AID TO LOCAL GOVERNMENTS

 ${\tt GRANTS} \ {\tt AND} \ {\tt AIDS} \ - \ {\tt FLORIDA} \ {\tt EDUCATIONAL}$ 

FINANCE PROGRAM

FROM GENERAL REVENUE FUND . . . . . . 7,488,209,041

FROM STATE SCHOOL TRUST FUND . . . .

51,038,902

Funds provided in Specific Appropriations 7 and 90 shall be allocated using a base student allocation of \$4,154.45 for the FEFP.

Funds provided in Specific Appropriations 7 and 90 for the supplemental allocation for juvenile justice education programs shall be allocated pursuant to the formula provided in section 1011.62(10), Florida Statutes. The allocation factor shall be \$1,238.32.

From the funds provided in Specific Appropriations 7 and 90, juvenile justice education programs shall receive funds as provided in section 1003.52(13), Florida Statutes. Up to \$341 per student may be used for high school equivalency examination fees for juvenile justice students who pass the high school equivalency exam in full, or in part, while in a juvenile justice education program and may be used for students in juvenile justice education programs to support equipment, specially designed curricula, and industry credentialing testing fees, for students enrolled in career and technical education (CTE) courses that lead to industry recognized certifications.

The district cost differential (DCD) for each district shall be calculated pursuant to the provisions of section 1011.62(2), Florida Statutes.

From the funds provided in Specific Appropriations 7 and 90, \$52,800,000 is provided for the Sparsity Supplement as defined in section 1011.62(7), Florida Statutes, for school districts of 24,000 and fewer FTE in the 2015-2016 fiscal year.

Total Required Local Effort for Fiscal Year 2015-2016 shall be \$7,605,422,572. The total amount shall include adjustments made for the calculation required in section 1011.62(4)(a) through (c), Florida Statutes

The maximum nonvoted discretionary millage which may be levied pursuant to the provisions of section 1011.71(1), Florida Statutes, by district school boards in Fiscal Year 2015-2016 shall be 0.748 mills. This millage shall be used to calculate the discretionary millage compression supplement as provided in section 1011.62(5), Florida Statutes. To be eligible for the supplement, a district must levy the maximum.

Funds provided in Specific Appropriations 7 and 90 are based upon program cost factors for Fiscal Year 2015-2016 as follows:

A.	K-3 Basic1	.115
В.	4-8 Basic1	.000
С.	9-12 Basic1	.005

## 2. Programs for Exceptional Students

A.	Support	Level	. 4	3.613
В.	Support	Level	. 5	5.258

- 3. English for Speakers of Other Languages  $\dots\dots\dots1.180$
- 4. Programs for Grades 9-12 Career Education......1.005

From the funds in Specific Appropriations 7 and 90, \$959,182,058 is provided to school districts as an Exceptional Student Education (ESE) Guaranteed Allocation as authorized by law to provide educational programs and services for exceptional students. Funds provided for gifted educational programs and services must primarily be focused on advanced mathematics and science curriculum and enrichment with instruction provided by an in-field teacher. The ESE Guaranteed Allocation funds are provided in addition to the funds for each exceptional student in the per FTE student calculation. Each district's

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

ESE Guaranteed Allocation for the 2015-2016 appropriation shall not be recalculated during the school year. School districts that provided educational services in 2014-2015 for exceptional students who are residents of other districts shall not discontinue providing such services without the prior approval of the Department of Education. Expenditure requirements for the ESE Guaranteed Allocation shall be as prescribed in section 1010.20(3), Florida Statutes, for programs for exceptional students.

From the funds provided in Specific Appropriations 7 and 90, the value of 43.35 weighted FTE students is provided to supplement the funding for severely handicapped students served in ESE programs 254 and 255 when a school district has less than 10,000 FTE student enrollment and less than three FTE eligible students per program. The Commissioner of Education shall allocate the value of the supplemental FTE based on documented evidence of the difference in the cost of the service and the amount of funds received in the district's FEFP allocations for the students being served. The supplemental value shall not exceed three FTE

The Declining Enrollment Supplement shall be calculated based on 25 percent of the decline between the prior year and current year unweighted FTE students pursuant to section 1011.62(8), Florida Statutes.

From the funds in Specific Appropriations 7 and 90, \$64,456,019 is provided for Safe Schools activities and shall be allocated as follows: \$62,660 shall be distributed to each district, and the remaining balance shall be allocated as follows: two-thirds based on the latest official Florida Crime Index provided by the Department of Law Enforcement and one-third based on each district's share of the state's total unweighted student enrollment. Safe Schools activities include: (1) after school programs for middle school students; (2) middle and high school programs for correction of specific discipline problems; (3) other improvements to enhance the learning environment, including implementation of conflict resolution strategies; (4) behavior driven intervention programs that include anger and aggression management strategies; (5) alternative school programs for adjudicated youth that may include a web-based virtual system that results in mastery and certification, competency or credentials in the following inter-related counseling disciplines necessary for success in education and the work environment, including adjustment, educational, employment and optimal mental health areas that will include, but are not limited to, anger and impulse control, depression and anxiety, self-esteem, respect for authority, personal behavior, goal setting, time and stress management, social and workplace adjustment, substance use and abuse, workplace soft skills, communication skills, work ethic, the importance of timeliness, attendance and the self-marketing skills for future educational and/or employment opportunities; (6) suicide prevention programs; (7) bullying prevention and intervention; (8) school resource officers; and (9) detection dogs. Each district shall determine, based on a review of its existing programs and priorities, how much of its total allocation to use for each authorized Safe Schools activity. The Department of Education shall monitor compliance with reporting procedures contained in section 1006.147, Florida Statutes. If a district does not comply with these procedures, the district's funds from the Safe Schools allocation shall be withheld and reallocated to the other school districts. Each school district shall report to the Department of Education the amount of funds expended for each of the nine activities.

From the funds in Specific Appropriations 7 and 90, \$648,910,576 is for Supplemental Academic Instruction to be provided throughout the school year pursuant to section 1011.62 (1)(f), Florida Statutes. From these funds, at least \$75,000,000, together with funds provided in the district's research-based reading instruction allocation and other available funds, shall be used by districts with one or more of the 300 lowest performing elementary schools based on the statewide, standardized English Language Arts assessment to provide an additional hour of instruction beyond the normal school day for each day of the entire school year for intensive reading instruction for the students in each of these schools. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading, or by a K-5 mentoring reading program that is supervised by a teacher who is effective at teaching reading. Students

enrolled in these schools who have level 5 reading assessment scores may choose to participate in the additional hour of instruction on an optional basis. ESE centers shall not be included in the 300 schools. The 300 lowest performing schools shall be the same schools as identified for the 2014-2015 fiscal year.

The Department of Education shall provide guidance to school districts for documentation of the expenditures for the additional hour of instruction to ensure that all local, state, and federal funds are maximized for the total instructional program and that the funds used for the additional hour of instruction in these 300 schools do not supplant federal funds. School districts shall submit a report to the Department of Education in a format prepared by the department that includes summary information, including funding sources, expenditures and student outcomes for each of the participating schools that shall be submitted to the Speaker of the House of Representatives, President of the Senate, and Governor by September 30, 2016. Pursuant to section 1008.32, Florida Statutes, the State Board of Education shall withhold funds from a school district that fails to comply with this requirement.

From the funds in Specific Appropriations 7 and 90, \$130,000,000 is provided for a K-12 comprehensive, district-wide system of research-based reading instruction. The amount of \$115,000 shall be allocated to each district and the remaining balance shall be allocated based on each district's proportion of the total K-12 base funding. From these funds, at least \$15,000,000 shall be used to provide an additional hour of intensive reading instruction beyond the normal school day for each day of the entire school year for the students in the 300 lowest performing elementary schools based on the statewide, standardized English Language Arts assessment pursuant to sections 1008.22(3) and 1011.62(9), Florida Statutes. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading. Students enrolled in these schools who have level 5 reading assessment scores may choose to participate in the additional hour of instruction on an optional basis. ESE centers shall not be included in the 300 schools. The 300 lowest performing schools shall be the same schools identified for the 2014-2015 fiscal year. Pursuant to section 1008.32, Florida Statutes, the State Board of Education shall withhold funds from a school district that fails to comply with this requirement.

From the funds provided in Specific Appropriations 7 and 90, \$225,830,113 is provided for Instructional Materials including \$11,925,049 for Library Media Materials, \$3,259,514 for the purchase of science lab materials and supplies, \$10,109,552 for dual enrollment instructional materials, and \$3,048,661 for the purchase of digital instructional materials for students with disabilities. The growth allocation per FTE shall be \$297.22 for the 2015-2016 fiscal year. School districts shall pay for instructional materials used for the instruction of public high school students who are earning credit toward high school graduation under the dual enrollment program as provided in section 1011.62(1)(i), Florida Statutes.

From the funds provided for Instructional Materials, \$165,000,000 shall be available to school districts to purchase instructional content as well as electronic devices and technology equipment and infrastructure. The purchases made in the 2015-2016 fiscal year must comply with the minimum or recommended requirements for instructional content, hardware, software, networking, security and bandwidth and the number of students per device as developed and published by the Department of Education. Prior to release of the funds by the department to the school districts, each school district shall certify to the Commissioner of Education an expenditure plan for the purchase of instructional content and technology. If the district intends to use any portion of the funds for technology, the district must certify that it has the instructional content necessary to provide instruction aligned to the adopted statewide benchmarks and standards. If the district intends to use the funds for technology the district must include an expenditure plan for the purchase of electronic devices and technology equipment and infrastructure that demonstrates the alignment of devices and equipment with the minimum or recommended requirements. The department shall provide a report to the Legislature on or before March 1, 2016, that summarizes the district expenditures for these funds.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

From funds provided in Specific Appropriations 7 and 90, \$429,530,450 is provided for Student Transportation as provided in section 1011.68. Florida Statutes.

From funds provided in Specific Appropriations 7 and 90, \$45,286,750 is provided for the Teachers Classroom Supply Assistance Program and shall be given to teachers pursuant to section 1012.71, Florida Statutes. The allocation shall not be recalculated during the school

From the funds provided in Specific Appropriation 7 and 90, \$12,404,401 is provided for a Federally Connected Student Supplement to be calculated to support the education of students connected with federally-owned military installations, National Aeronautics and Space Administration (NASA) property, and Indian lands. The supplement shall be the sum of a student allocation and an exempt property allocation. To participate, districts must be eligible for federal Impact Aid funding under Section 8003, Title VIII of the Elementary and Secondary Education

The student allocation shall be based on the total number of students, including students with disabilities, reported for federal impact aid who: 1) reside with a parent on active duty in the uniformed services or who is an accredited foreign government official and military officer, 2) reside on eligible Indian lands, or 3) reside with a civilian parent who lives or works on eligible federal property connected with a military installation or NASA. This third category shall be multiplied by a factor of 0.5. Students with disabilities shall also be counted separately for the first two categories. The total number of federally-connected students and the total number of students with disabilities shall be multiplied by 3 percent and 10.5 percent of the base student allocation, respectively. The exempt property allocation shall be equal to the tax-exempt value of federal impact aid lands reserved as military installations, real property owned by NASA, or eligible federally-owned Indian lands located in the district, multiplied by the millage authorized and levied under section 1011.71(2), Florida Statutes.

For the 2015-2016 fiscal year, this allocation shall be derived from the data reported by school districts for the federal Impact Aid Program, Section 8003, Title VIII of the Elementary and Secondary Education Act, for the 2015 federal fiscal year. The Department of Education shall establish a process to collect student enrollment for this allocation during the student surveys for application in subsequent fiscal years. Each district's Federally Connected Student Supplement for the 2015-2016 appropriation shall not be recalculated during the fiscal year.

Funds provided in Specific Appropriations 7 and 90 for the Virtual Education Contribution shall be allocated pursuant to the formula provided in section 1011.62(11), Florida Statutes. The contribution shall be based on \$5,230 per FTE.

Districts may charge a fee for grades K-12 voluntary, non-credit summer school enrollment in basic program courses. The amount of any student's fee shall be based on the student's ability to pay and the student's financial need as determined by district school board policy.

From the funds in Specific Appropriations 7 and 90, school districts may execute an appropriate contract for full-time virtual instruction through K-8 virtual schools that received funds from Specific Appropriation 93 of chapter 2008-152, Laws of Florida. School districts may expend a negotiated amount per student for each student who was enrolled and served during the 2014-2015 fiscal year and who is re-enrolled and eligible to be served during the 2015-2016 fiscal year. Each of the K-8 virtual schools shall provide to the Department of Education the name and address of each student who was enrolled and served during the 2014-2015 fiscal year and who is re-enrolled and is eligible to be served during the 2015-2016 fiscal year. The department shall verify the eligibility of the students, assist with placement of each student in a school district virtual instruction program regardless of the student's district of residence, and assist the school district with executing an appropriate contract with an approved K-8 virtual school for payment for virtual instruction for each student. The maximum number of students to be funded pursuant to this provision is the number

of students served in the 2014-2015 fiscal year.

91 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - CLASS SIZE REDUCTION
FROM GENERAL REVENUE FUND . . . . 2,850,973,306
FROM STATE SCHOOL TRUST FUND . . . .

86,161,098

Funds in Specific Appropriations 8 and 91 are provided to implement the requirements of sections 1003.03 and 1011.685, Florida Statutes. The class size reduction allocation factor for grades prekindergarten to grade 3 shall be \$1,313.27, for grades 4 to 8 shall be \$895.79, and for grades 9 to 12 shall be \$897.95. The class size reduction allocation shall be recalculated based on enrollment through the October 2015 FTE survey except as provided in section 1003.03(4), Florida Statutes. If the total class size reduction allocation is greater than the appropriation in Specific Appropriations 8 and 91, funds shall be prorated to the level of the appropriation based on each district's calculated amount. The Commissioner of Education may withhold disbursement of these funds until a district is in compliance with reporting information required for class size reduction implementation.

PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP

Of the funds provided for regional education consortium programs and school district matching grants in Specific Appropriations 99 and 103, 60 percent shall be released to the Department of Education at the beginning of the first quarter and the balance at the beginning of the third quarter. The Department of Education shall disburse the funds to eliqible entities within 30 days of release.

Funds provided in Specific Appropriations 92 through 109B, excluding 100 and 101, shall only be used to serve Florida students.

92 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - INSTRUCTIONAL MATERIALS
FROM GENERAL REVENUE FUND . . . . . . 1,141,704

Funds in Specific Appropriation 92 are provided for the Learning Through Listening program.

94 SPECIAL CATEGORIES
GRANTS AND AIDS - ASSISTANCE TO LOW
PERFORMING SCHOOLS
FROM GENERAL REVENUE FUND . . . . . 4,000,000

Funds in Specific Appropriation 94 may be used to contract for the operation of the Florida Partnership for Minority and Underrepresented Student Achievement and to achieve the partnership's mission as provided in section 1007.35, Florida Statutes. The funds shall be expended for professional development for Advanced Placement classroom teachers.

Funds provided in Specific Appropriation 95 shall be allocated as follows:

Advancement via Individual Determination (AVID)	700,000
Best Buddies	1,000,000
Big Brothers, Big Sisters	
Florida Alliance of Boys and Girls Clubs	2,547,000
Take Stock in Children	6,125,000
Teen Trendsetters	300,000
YMCA State Alliance/YMCA Reads	

Funds provided for Advancement Via Individual Determination (AVID) shall

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be used to implement a program to reward success of students in need of assistance to become college ready and enrolled in the AVID elective class who performed in rigorous coursework during the 2014-2015 school year. School districts shall report student enrollments from the 2014-2015 school year in the AVID elective during the October student membership survey. Each school district shall be rewarded \$325 per full-time equivalent student enrolled in the AVID elective who also receives a score of 4 or higher on an International Baccalaureate subject examination; score of E or higher on an Advanced International Certificate of Education subject examination; score of 3 or higher on the College Board Advanced Placement Examination; or, for students in grades 6-8, receives a passing score on the algebra end of course examination. Each school district shall allocate the funds received from this bonus award funding to the school whose students generate the funds. Funds shall be expended solely for the payment of costs associated with the school's AVID system which include annual membership fees; professional development and training for program coordinators, teachers, and tutors; and compensation for tutors. Funds shall be awarded to the school districts no later than January 1, 2016. If the total bonus amount is greater than the funds provided in this appropriation, then each district's amount shall be prorated based on the number of students who earned qualifying scores in each district.

96 SPECIAL CATEGORIES
GRANTS AND AIDS - COLLEGE REACH OUT
PROGRAM
FROM GENERAL REVENUE FUND . . . . . . 1,000,000

97 SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA DIAGNOSTIC AND
LEARNING RESOURCES CENTERS
FROM GENERAL REVENUE FUND . . . . 2,700,000

Funds provided in Specific Appropriation 97 shall be allocated to the Multidisciplinary Educational Services Centers as follows:

University of Florida	450,000
University of Miami	450,000
Florida State University	450,000
University of South Florida	450,000
University of Florida Health Science Center at Jacksonville.	450,000
Keiser University	450,000

Each center shall provide a report to the Department of Education by September 1, 2015, for the 2014-2015 fiscal year that shall include the following: (1) the number of children served, (2) the number of parents served, (3) the number of persons participating in in-service education activities, (4) the number of districts served, and (5) specific services provided.

Funds in Specific Appropriation 99 are provided as challenge grants to public school district education foundations for programs that serve low-performing students, technical career education, literacy initiatives, Science, Technology, Engineering, Math (STEM) Education initiatives, increased teacher quality and/or increased graduation rates. The amount of each grant shall be equal to the private contribution made to a qualifying public school district education foundation. In-kind contributions shall not be considered for matching purposes. Administrative costs for the program shall not exceed five percent.

Before any funds provided in Specific Appropriation 99 may be disbursed to any public school district education foundation, the public school district foundation must certify to the Commissioner of Education

that the private cash has actually been received by the public school education foundation seeking matching funds. The Consortium of Florida Education Foundations shall be the fiscal agent for this program.

## 99A SPECIAL CATEGORIES

GRANTS AND AIDS - THE FLORIDA BEST AND BRIGHTEST TEACHER SCHOLARSHIP PROGRAM 

44,022,483

Funds in Specific Appropriation 99A are provided to implement Florida's Best and Brightest Teacher Scholarship Program. The funds shall be used to award a maximum of 4,402 teachers with a \$10,000 scholarship based on high academic achievement on the SAT or ACT. To be eligible for a scholarship, a teacher must have scored at or above the 80th percentile on either the SAT or the ACT based upon the percentile ranks in effect when the teacher took the assessment and have been evaluated as highly effective pursuant to section 1012.34, Florida Statutes, or if the teacher is a first-year teacher who has not been evaluated pursuant to section 1012.34, Florida Statutes, must have scored at or above the 80th percentile on either the SAT or the ACT based upon the percentile ranks in effect when the teacher took the assessment. In order to demonstrate eligibility for an award, an eligible teacher must submit to the school district, no later than October 1, 2015, an official record of his or her SAT or ACT score demonstrating that the teacher scored at or above the 80th percentile based upon the percentile ranks in effect when the teacher took the assessment. By December 1, 2015, each school district, charter school governing board, and the Florida School for the Deaf and the Blind shall submit to the department the number of eligible teachers who qualify for the scholarship. By February 1, 2016, the department shall disburse scholarship funds to each school district for each eligible teacher to receive a scholarship. By April 1, 2016, each school district, charter school governing board, and the Florida School for the Deaf and the Blind shall provide payment of the scholarship to each eligible teacher. If the number of eligible teachers exceeds the total the department shall prorate the per teacher scholarship amount.

## 99B SPECIAL CATEGORIES

EDUCATOR PROFESSIONAL LIABILITY INSURANCE

FROM GENERAL REVENUE FUND . . . . . 1,200,000

100 SPECIAL CATEGORIES

TEACHER AND SCHOOL ADMINISTRATOR DEATH

BENEFITS

FROM GENERAL REVENUE FUND . . . . . 18,000

101 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . 881.698

FROM ADMINISTRATIVE TRUST FUND . . . 71,703

102 SPECIAL CATEGORIES

GRANTS AND AIDS - AUTISM PROGRAM

FROM GENERAL REVENUE FUND . . . . . 9.000.000

Funds provided in Specific Appropriation 102 shall be allocated as follows:

Florida Atlantic University	1,011,807
Florida State University (College of Medicine)	1,171,922
University of Central Florida	1,648,378
University of Florida (College of Medicine)	1,032,025
University of Florida (Jacksonville)	1,027,084
University of Miami (Department of Psychology)	
including \$375,000 for activities in Broward County	
through Nova Southeastern University	1,725,506
University of South Florida/Florida Mental Health Institute.	1,383,278

Autism Centers shall provide appropriate nutritional information to parents of children served through funds provided in Specific Appropriation 102. Summaries of outcomes for the prior fiscal year shall be submitted to the Department of Education by September 1, 2015.

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GRANTS AND AIDS - REGIONAL EDUCATION CONSORTIUM SERVICES FROM GENERAL REVENUE FUND . . . . .

From the funds in Specific Appropriation 103, \$1,000,000 is provided for the Florida Virtual Curriculum Marketplace to support small and rural districts with digital learning tools, digital resources, technical support and professional development opportunities for schools in the Panhandle Area Education Consortium (PAEC), Northeast Florida Education Consortium (NEFEC) and Heartland Consortiums and for schools in districts with 24,000 or fewer FTE students.

2.445.390

## 104 SPECIAL CATEGORIES

TEACHER PROFESSIONAL DEVELOPMENT

FROM GENERAL REVENUE FUND . . . . . 9.454.338

FROM FEDERAL GRANTS TRUST FUND . . .

134,580,906

Funds provided from the General Revenue Fund in Specific Appropriation 104 shall be allocated as follows:

## Florida Association of District School

Superintendents Training	500,000
Principal of the Year	29,426
School Related Personnel of the Year	6,182
Teacher of the Year	18,730
Administrator Professional Development	7,000,000
Teach for America	1,500,000
Principal Autonomy Pilot Program Initiative	400,000

Funds provided in Specific Appropriation 104 for Principal, Teacher, or School Related Personnel of the Year may be disbursed to districts, schools, or individuals.

From the funds in Specific Appropriation 104 for Administrator Professional Development, \$7,000,000 is provided for professional development for principals and other district administrators in instructional and human resource leadership, including the use of teacher evaluations to improve instruction, aligning instruction with the district's curriculum and state standards, best financial practices, and other leadership responsibilities that support student achievement through job-embedded delivery and through either regional, local, or digital formats. Funds shall be provided to each district after the district has submitted its training plan to the Commissioner. All of the \$7,000,000 shall be allocated to districts based on each district's share of unweighted FTE and districts with 10,000 or fewer FTE shall be provided a minimum allocation of \$5,000.

Funds in Specific Appropriation 104 for the Principal Autonomy Pilot Program Initiative are provided to train principals on the following:

- managing instructional personnel, including developing a high-performing instructional leadership team;
- 2. public school budgeting, financial management, and human resources policies and procedures; and
- 3. best practices for the effective exercise of increased budgetary and staffing flexibility to improve student achievement and operational efficiency.

To be eligible for training, a school district must identify a principal

- 1. is at a school that receives at least 90 percent of the funds generated by that school based upon the Florida Education Finance Program as provided in s. 1011.62, Florida Statutes, and the General Appropriations Act, including gross state and local funds, discretionary lottery funds, and funds from the school district's current operating discretionary millage levy; and
- 2. is provided the following authority and responsibilities:
- a. the authority to select qualified instructional personnel for placement or to refuse to accept the placement or transfer of instructional personnel by the district school superintendent with placement of instructional personnel at a participating school in a participating school district not affecting the employee's status as a school district employee;

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- b. the authority to deploy financial resources to school programs at the principal's discretion to help improve student achievement, as defined in section 1008.34(1), Florida Statutes; and
- c. to annually provide to the district school superintendent and the district school board a budget for the operation of the participating school that identifies how funds provided pursuant to section 1011.69(2), Florida Statutes, are allocated. The school district shall include the budget in the annual report provided to the State Board of Education pursuant to section 1011.60(1), Florida Statutes.

## 105 SPECIAL CATEGORIES

GRANTS AND AIDS - STRATEGIC STATEWIDE

TNTTTATTVES

FROM GENERAL REVENUE FUND . . . . . 65,000,000

Funds in Specific Appropriation 105 are provided for:

Personal Learning Scholarship Accounts	55,000,000
Standard Student Attire Incentive Fund	10,000,000

All of the funds provided in Specific Appropriation 105 for Personal Learning Scholarship Accounts as provided in section 1002.385, Florida Statutes, shall be released to the Department of Education at the beginning of the first quarter of the fiscal year.

From the funds provided in Specific Appropriation 105 for Personal Learning Scholarship Accounts, \$53,398,058 is provided for scholarship awards. In addition to funds for scholarship awards, three percent of the amount of each award, up to \$1,601,942, is provided for reasonable and necessary administrative expenses for each scholarship funding organization's management and distribution of scholarships for this program. No funds may be used for lobbying or political activity or related expenses. Funds for administrative purposes shall only be provided if the scholarship funding organization has operated as a nonprofit entity for at least 3 fiscal years and has not had any findings of material weakness or material noncompliance in its most recent audit under section 1002.395(6)(m), Florida Statutes. A student's scholarship award shall not be reduced for administrative expenses, application fees, or debit card or electronic payment fees. If an eligible nonprofit scholarship funding organization charges an application fee for a scholarship, the application fee must be immediately refunded to the person who paid the fee if the student is determined to be ineligible for the program or placed on a wait list.

From the funds in Specific Appropriation 105, \$10,000,000 is provided for the Standard Student Attire Incentive Fund for school districts to establish and implement, consistent with quidelines established by the Department of Education, a district-wide, standard student attire policy to promote safe and supportive learning environments and improve school safety and discipline. The standard attire policy may prohibit types or styles of clothing and require solid colored clothing and fabrics for pants, skirts, shorts, or similar clothing, and short or long sleeved shirts with collars. The policy may authorize a small logo but may not authorize a motto or slogan. The policy must allow parent opt-out exceptions for religious purposes or by reason of a student's disability. A district school board that implements the policy, district-wide, for all students in kindergarten through grade 8 is immune from civil liability resulting from adoption of the policy.

A district school board that voluntarily adopts and implements a district-wide standard student attire policy that meets the requirements established by the Department of Education, shall receive an incentive funding award of \$10 per student for students in kindergarten through grade 8. Charter schools shall be eligible to participate. No later than September 1, 2015, the district superintendent shall certify to the commissioner that the district school board has implemented the approved district-wide, standard student attire policy. The commissioner shall subsequently make payment of awards to approved school districts in the order in which certifications from the district school superintendents are received, following procedures established by the department. The commissioner shall report to the Governor, President of the Senate, and Speaker of the House of Representatives by December 1, 2015, the status of implementation, and on June 30, 2016, shall submit a final report that summarizes the program and its effect on student learning.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION 106 SPECIAL CATEGORIES

GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL

ENHANCEMENTS

FROM GENERAL REVENUE FUND . . . . . 23,897,410

To extend the unique means for better educating students, funds in Specific Appropriation 106 shall be allocated as follows:

Academic Tourney	132,738
African American Task Force	100,000
All Pro Dad/Family First	400,000
Alternative Foreign Language Curriculum Pilot Project	100,000
AMI Kids	2,500,000
Arts for a Complete Education/Florida Alliance for Arts	
Education	110,952
Black Male Explorers	500,000
CAPE Act Financial Literacy Pilot-Broward	30,000
Citrus County Marine Science Station	125,000
City Year of Florida	1,000,000
Communities in Schools	152,000
Coral Gables Environmental Sustainability Design Education Program	100 000
CPR in Schools.	100,000 200,000
Culinary Training/Professional Training Kitchen	200,000
Florida Afterschool Network/Ounce of Prevention Fund of	200,000
Florida	200,000
Florida Children's Initiative	500,000
Florida Healthy Choices Coalition/E3 Family Solutions	200,000
Florida Holocaust Museum	100,000
Florida Youth Challenge Academy	375,000
Girl Scouts of Florida	267,635
Hillsborough School District Metropolitan Partnership	500,000
Holocaust Documentation and Education Center	50,000
Holocaust Memorial Miami Beach	75,000
Holocaust Task Force	100,000
I am a Leader Foundation	250,000
Jobs for Florida's Graduates	1,500,000
Junior Achievement	500,000
Knowledge is Power Program (KIPP) Jacksonville	500,000
Lauren's Kids	3,800,000
Learning for Life	2,069,813
Mourning Family Foundation	1,000,000
Nature's Academy	25,000
Neighborhood Initiative Summer Job Program Okaloosa County - Science and Technology Education Middle	100,000
School	250,000
Pasco Regional STEM School/Tampa Bay Region Aeronautics	750,000
Pine Ridge High School Advanced Manufacturing Program	284,000
Pinellas Education Foundation - Career Path Planning	500,000
Pioneer Settlement	100,000
Project to Advance School Success (PASS)	508,983
5000 Role Model Excellence Program	100,000
SEED School of Miami	2,000,000
Seminole County Public Schools High-Tech Manufacturing	
Program	94,301
State Science Fair	72,032
Strengthening Our Sons	25,000
Thumbelina Learning Center Afterschool Program	249,956
YMCA of Central Florida After School Program	1,000,000
YMCA Youth in Government	200,000

Funds provided in Specific Appropriation 106 for the Okaloosa County - Science and Technology Education Middle School shall not replace or supplant existing funds and shall only be used as a supplement to expand enrollment or add curricula.

Funds provided in Specific Appropriation 106 for the Learning for Life program are eliqible to be used in any public school.

## 107 SPECIAL CATEGORIES

GRANTS AND AIDS - EXCEPTIONAL EDUCATION FROM GENERAL REVENUE FUND . . . . . FROM FEDERAL GRANTS TRUST FUND . . .

4,017,018

2,333,354

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Funds in Specific Appropriation 107 from the General Revenue Fund shall be allocated as follows:

Auditory-Oral Education Grant Funding	
Communication/Autism Navigator	1,353,292
Family Cafe	450,000
Nature's Paradise	140,000
Special Olympics	250,000
Therapeutic Performing Arts Therapy	260,000

Funds in Specific Appropriation 107 for Family Cafe are supplemental and shall not be used to replace or supplant current funds awarded for the Family Cafe Project.

Funds provided in Specific Appropriation 107 for Communication/Autism Navigator shall be awarded to the Florida State University College of Medicine for statewide implementation of an exceptional student education communication/autism navigator that includes core strategies and interventions through the Early Steps Program to increase the number of full integration placements of exceptional students into the standard classroom.

Funds provided in Specific Appropriation 107 for Auditory-Oral Education Grants shall only be awarded to Florida public or private nonprofit school programs serving deaf children in multiple counties, from birth to age seven, including rural and underserved areas. These schools must solely offer auditory-oral education programs, as defined in section 1002.391, Florida Statutes, and have a supervisor and faculty members who are credentialed as Certified Listening and Spoken Language Specialists.

The amount of the grants shall be based on the specific needs of each eligible student. Each eligible school that has insufficient public funds to provide the educational and related services specified in the Individual Education Plan (IEP) or Individual Family Service Plan (IFSP) of eliqible students aged birth to seven years may submit grant applications to the Department of Education. Applications must include an itemized list of total costs, the amount of public funds available for those students without the grant, and the additional amount needed for the services identified in each students' respective IEP or IFSP. The department shall develop an appropriate application, provide instructions and administer this grant program to ensure minimum delay in providing the IEP or IFSP services for all eligible students. Each school shall be accountable for assuring that the public funds received are expended only for services for the eligible student as described in the application and shall provide a report documenting expenditures for the 2015-2016 fiscal year to the Department of Education by September 30, 2016.

Funds in Specific Appropriation 107, shall include, but not be limited to, allocations for the Florida Diagnostic and Learning Resource System (FDLRS) Associate Centers and the Florida Instructional Materials Center for the Visually Impaired.

## 108 SPECIAL CATEGORIES

From the funds in Specific Appropriation 108, the school shall contract for health, medical, pharmaceutical and dental screening services for students. The school shall develop a collaborative service agreement for medical services and shall maximize the recovery of all legally available funds from Medicaid and private insurance coverage. The school shall report to the Legislature by June 30, 2016, information describing the agreement, services provided, budget and expenditures, including the amounts and sources of all funding used for the collaborative medical program and any other student health services during the 2015-2016 fiscal year.

SPECIF	N 2 - SDUCATION (ALL OTHER FUNDS)  IC  RIATION  TRANSFER TO DEPARTMENT OF MANAGEMENT  SERVICES - HUMAN RESOURCES SERVICES  PURCHASED PER STATEWIDE CONTRACT  FROM GENERAL REVENUE FUND  FROM ADMINISTRATIVE TRUST FUND	219,925	42,420
109A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY PUBLIC SCHOOLS SPECIAL PROJECTS FROM GENERAL REVENUE FUND	3,000,000	
Fun	ds in Specific Appropriation 109A shall be	allocated as fo	llows:
Gla	cational Aerospace Partnership Center des Career Readiness Roundtable/West Tech C Academy	onstruction	1,000,000 500,000
Sem	inole County Public Schools High-Tech Manuf Program pa Bay Region Aeronautics II	acturing	1,000,000
109B	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND	2,750,000	
Fun	ds in Specific Appropriation 109B shall be	allocated as fol	llows:
Nat Smi	th Florida School of Special Education ional Flight Academyth/Brown Community Center lahassee Urban League - Taylor House Museum		2,000,000 500,000 100,000 150,000
TOTAL:	PROGRAM: STATE GRANTS/K-12 PROGRAM - NON F FROM GENERAL REVENUE FUND FROM TRUST FUNDS		141,513,823
	TOTAL ALL FUNDS		380,785,017
PROGRA	M: FEDERAL GRANTS K/12 PROGRAM		
110	GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS FROM GRANTS AND DONATIONS TRUST		2 000 400
111	FUND		3,999,420
111	GRANTS AND AIDS - FEDERAL GRANTS AND AIDS FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		353,962 1,512,358,793
112	SPECIAL CATEGORIES DOMESTIC SECURITY FROM FEDERAL GRANTS TRUST FUND		5,409,971
TOTAL:	PROGRAM: FEDERAL GRANTS K/12 PROGRAM FROM TRUST FUNDS		1,522,122,146
	TOTAL ALL FUNDS		1,522,122,146
PROGRAI	M: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES		
113	SPECIAL CATEGORIES CAPITOL TECHNICAL CENTER FROM GENERAL REVENUE FUND	430,624	
114	SPECIAL CATEGORIES FEDERAL EQUIPMENT MATCHING GRANT FROM GENERAL REVENUE FUND	450,000	

Funds provided in Specific Appropriation 114 shall be provided to the nine public television and radio stations based on the proportional share of the unmatched balances for equipment purchased in anticipation

of the state match for participation in the U.S. Department of Commerce, Federal Equipment Matching Grant Program.

## 115 SPECIAL CATEGORIES

GRANTS AND AIDS - PUBLIC BROADCASTING

FROM GENERAL REVENUE FUND . . . . . 9,714,053

The funds provided in Specific Appropriation 115 shall be allocated as follows:

Florida Channel Closed Captioning	390,862
Florida Channel Satellite Transponder Operations	800,000
Florida Channel Statewide Governmental and Cultural Affairs	
Programming	497,522
Florida Channel Year Round Coverage	2,562,588
Public Radio Stations	1,300,000
Public Television Stations	3,996,811
Florida Public Radio Emergency Network Storm Center	166,270

From the funds provided in Specific Appropriation 115, "Governmental Affairs for Public Television" shall be produced by the same contractor selected by the Leqislature to produce "The Florida Channel".

From the funds provided in Specific Appropriation 115 for Public Television Stations, \$307,447 shall be allocated to each public television station recommended by the Commissioner of Education. Public Radio Stations shall be allocated \$100,000 per station.

From the funds provided in Specific Appropriation 115 for the Florida Channel Satellite Transponder Operations, the Florida Channel shall contract for the leasing, management and operation of the state transponder with the same public broadcasting station that produces the Florida Channel.

## TOTAL: PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES

FROM GENERAL REVENUE FUND . . . . . . . 10,594,677

PROGRAM: WORKFORCE EDUCATION

116 AID TO LOCAL GOVERNMENTS
PERFORMANCE BASED INCENTIVES

FROM GENERAL REVENUE FUND . . . . . 4,500,000

From the funds in Specific Appropriation 116, \$4,500,000 shall be provided by the Department of Education to district workforce education programs for students who earn industry certifications during the 2015-2016 fiscal year. Funding shall be based on students who earn industry certifications in the following occupational areas: health science to include surgical technology, orthopedic technology, dental assisting technology, practical nursing, medical coder/biller, medical assisting, certified nursing assistant, emergency medical technician and paramedic, clinical lab technician, EKG technician, pharmacy technician, and clinical hemodialysis technician; automotive service technology; auto collision repair and refinishing; medium/heavy duty truck technician; cyber security; cloud virtualization; network support services; computer programming; computer-aided drafting; advanced manufacturing; electrician; plumbing; law enforcement officer; corrections officer; public safety telecommunicator; and welding; or, industry certifications for Federal Aviation Administration airframe mechanics and power plant mechanics; and heating, ventilation and air conditioning technician. On June 1, 2016, if any funds remain, the balance shall be allocated for performance in adult general education programs based on student performance as measured by learning gains, placements, and special populations served indexed to the proportional share of the funds available. These performance funds shall not be awarded for certifications earned through continuing workforce education programs.

Industry certifications earned by students enrolled in the 2014-2015 academic year which were eligible to be included in the funding allocation for the 2014-2015 fiscal year and were not included in the final disbursement due to the early data reporting deadline may be

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

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reported by districts and included in the Department of Education's allocation of funds for the 2015-2016 fiscal year.

School districts shall maintain documentation for student attainment of industry certifications that are eligible for performance funding. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the school districts. If a district is unable to comply, the district shall refund the performance funding to the state.

117 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - ADULT BASIC EDUCATION

FEDERAL FLOW-THROUGH FUNDS

FROM FEDERAL GRANTS TRUST FUND . . . 41,552,472

118 AID TO LOCAL GOVERNMENTS

WORKFORCE DEVELOPMENT

FROM GENERAL REVENUE FUND . . . . . 285,886,658

From the funds in Specific Appropriation 10 from the Educational Enhancement Trust Fund and Specific Appropriation 118 from the General Revenue Fund, \$365,044,488 is provided for school district workforce education programs as defined in section 1004.02(25), Florida Statutes, and is allocated as follows:

Alachua	239,640
Baker	133,860
Bay	3,089,451
Bradford	959,199
Brevard	3,545,190
Broward	70,923,617
Calhoun	84,869
Charlotte	2,372,784
Citrus	2,642,418
Clay	844,507
Collier	8,291,946
Columbia	319,766
Miami-Dade	79,272,335
DeSoto	637,176
Dixie	66,726
Escambia	4,449,197
Flagler	1,729,228
Franklin	73,155
Gadsden	451,279
Glades	76,159
Gulf	155,209
Hamilton.	70,581
Hardee.	234,236
Hendry	205,960
Hernando	565,514
Hillsborough.	27,238,415
Indian River	1,051,473
Jackson	296,274
Jefferson	87,664
Lafayette	70,298
Lake	4,368,423
Lee	9,702,808
Leon	6,287,075
Liberty	117,559
Madison	69,972
Manatee	9,346,968
Marion.	3,901,683
Martin.	1,259,865
Monroe.	807,080
Nassau.	604,669
0kaloosa	2,205,403
Orange	32,940,847
Osceola	6,159,721
Palm Beach	17,014,911
Pasco.	2,737,534
Pinellas.	25,808,527
Polk.	8,796,682
Saint Johns	4,323,713
Santa Rosa	1,778,913

Sarasota	7,246,859
Sumter	102,261
Suwannee	884,995
Taylor	971,512
Union	96,053
Wakulla	141,351
Walton	736,167
Washington	2,972,251
Washington Sp	64,315
DOE Workforce Student Information System	3,418,245

The funds allocated in Specific Appropriation 118 for the Department of Education Workforce Education Student Information System are provided for continued implementation of the system during the 2015-16 fiscal year. The department shall determine districts to participate in the system based on the highest priority of need. The department is authorized to select a school district to serve as the coordinator of the system for assistance in development and deployment of the student information system in districts chosen by the department to participate. The system shall include student registration and reporting and tracking of instructional hours, student achievement levels, and industry credentials. Additional features of the system shall provide an on-line student registration with debit/credit card payment capability; case-management of all students enrolling, including time on task and achievement benchmarks; case management for awarding and tracking student financial assistance; integrated electronic gradebook and student attendance components, including a student progression system to track student progress by course / program; an email system; capability to custom design multi-functional dashboards for use by administrators, teachers, and counselors; and standardized data reports that can be used to improve and enhance student achievement and school performance.

For programs leading to a career certificate or an applied technology diploma, and for adult general education programs, tuition and fees shall be assessed in accordance with section 1009.22, Florida Statutes.

Funds collected from standard tuition and out-of-state fees shall be used to support school district workforce education programs as defined in section 1004.02(25), Florida Statutes, and shall not be used to support K-12 programs or district K-12 administrative indirect costs.

The funds provided in Specific Appropriations 10, 116, and 118 shall not be used to support K-12 programs or district K-12 administrative indirect costs. The Auditor General shall verify compliance with this requirement during scheduled audits of these institutions.

Pursuant to the provisions of section 1009.26(1), Florida Statutes, school districts may grant fee waivers for programs funded through Workforce Development Education appropriations for up to eight percent of the fee revenues that would otherwise be collected.

From the funds provided in Specific Appropriations 10 and 118, each school district shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the school districts.

District superintendents shall certify that workforce education enrollment and performance data used for funding allocations to districts is accurate and complete in accordance with reporting timelines established by the Department of Education. Upon certification, the district data shall be considered final for purposes of use in state funding formulas. After the final certification, the Department of Education may request a supplemental file in the event that a district has reported a higher level of enrollment or performance than was actually achieved by the district.

119 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - VOCATIONAL FORMULA FUNDS
FROM FEDERAL GRANTS TRUST FUND . . .

72,144,852

SPECIAL CATEGORIES
GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

PROPRIATION ENHANCEMENTS

FROM GENERAL REVENUE FUND . . . . . 693,000

The funds in Specific Appropriation 120 shall be allocated as follows:

From the funds in Specific Appropriation 120, \$500,000 is provided to the Department of Education to establish a pilot online education program with Smart Horizons Career Online Education. The pilot shall serve up to 400 students in library locations and shall be designed to prepare students for transition to the workplace. The department may use federal funds provided to educate students to expand the pilot beyond the 400 students. The department shall provide an initial report by December 31, 2015, on the progress and outcomes of the students participating in the pilot program to the Governor and chairs of the Senate Appropriations Committee and House Appropriations Committee.

TOTAL: PROGRAM: WORKFORCE EDUCATION FROM GENERAL REVENUE FUND . . . . . . 291,079,658

FLORIDA COLLEGES, DIVISION OF

PROGRAM: FLORIDA COLLEGES

121 AID TO LOCAL GOVERNMENTS
PERFORMANCE BASED INCENTIVES
FROM GENERAL REVENUE FUND . . . . .

5,000,000

Funds in the amount of \$5,000,000 are provided in Specific Appropriation 121 to colleges for students who earn industry certifications during the 2015-2016 academic year. Funding shall be based on students who earn industry certifications in the following occupational areas: public safety, health sciences, automotive service technology, auto collision repair and refinishing, cyber security, cloud virtualization, network support services, computer programming, advanced manufacturing, electrician, welding, Federal Aviation Administration airframe mechanics, power plant mechanics, pharmacy technicians, and heating, ventilation and air conditioning technicians. The Department of Education shall distribute the awards by June 1, 2016, and establish procedures and timelines for colleges to report earned certifications for funding. The Department of Education may allocate any funds not obligated by June 1, 2016, to schools who have earned awards, based on the percentage of earned certifications. By October 31, 2015, the Chancellor of the Florida College System shall identify the associated industry certifications and shall prepare a report for each certification to include cost, percent employed, and average salary of graduates. These performance funds shall not be awarded for certifications earned through continuing workforce education programs.

Industry certifications earned by students enrolled in the 2014-2015 academic year which were eligible to be included in the funding allocation for the 2014-2015 fiscal year and were not included in the final disbursement due to the early data reporting deadline may be reported by colleges and included in the allocation of funds for the 2015-2016 fiscal year. Colleges shall maintain documentation for student attainment of industry certifications that are eligible for performance funding. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the colleges. If a college is unable to comply, the college shall refund the performance funding to the state.

122 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - FLORIDA COLLEGE SYSTEM
PROGRAM FUND
FROM GENERAL REVENUE FUND . . . . . . 930,360,793

Funds provided in Specific Appropriation 122 are provided for

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

APPROPRIATION

operating funds and approved baccalaureate programs, and shall be allocated as follows:

Eastern Florida State College	32,907,774
Broward College	67,042,695
College of Central Florida	16,944,724
Chipola College	8,458,060
Daytona State College	39,280,924
Florida SouthWestern State College	23,842,918
Florida State College at Jacksonville	59,068,558
Florida Keys Community College	5,366,463
Gulf Coast State College	16,548,921
Hillsborough Community College	48,602,519
Indian River State College	36,283,267
Florida Gateway College	10,180,455
Lake-Sumter State College	10,183,186
State College of Florida, Manatee-Sarasota	18,605,833
Miami Dade College	133,266,477
North Florida Community College	5,951,182
Northwest Florida State College	14,589,814
Palm Beach State College	43,931,556
Pasco-Hernando State College	21,189,098
Pensacola State College	26,596,183
Polk State College	22,003,338
Saint Johns River State College	15,640,320
Saint Petersburg College	53,833,569
Santa Fe College	28,107,147
Seminole State College of Florida	34,087,106
South Florida State College	12,132,516
Tallahassee Community College	24,555,816
Valencia College	61,160,374
Performance Based Incentives	40,000,000

Funds in the amount of \$2,400,000 are provided in Specific Appropriation 122 to be allocated on an equal basis among Florida College System institutions qualifying as a finalist or higher in the biennial Aspen Institute's Prize for Community College Excellence within the last five years.

Prior to the disbursement of funds in Specific Appropriations 11 and 122, colleges shall submit an operating budget for the expenditure of these funds as provided in section 1011.30, Florida Statutes. The operating budget shall clearly identify planned expenditures for baccalaureate programs and shall include the sources of funds.

For advanced and professional, postsecondary vocational, developmental education, educator preparation institute programs, and baccalaureate degree programs, tuition and fees shall be assessed in accordance with section 1009.23, Florida Statutes.

For programs leading to a career certificate or an applied technology diploma, and for adult general education programs, tuition and fees shall be assessed in accordance with section 1009.22, Florida Statutes.

Pursuant to the provisions of section 1009.26(1), Florida Statutes, Florida colleges may grant fee waivers for programs funded through Workforce Development Education appropriations for up to eight percent of the fee revenues that would otherwise be collected.

From the funds in Specific Appropriations 11 and 122, each Florida college shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the Florida colleges.

Each Florida college board of trustees is given flexibility to make necessary adjustments to its operating budget. If any board reduces individual programs or projects within the Florida college by more than 10 percent during the 2015-2016 fiscal year, written notification shall be made to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Department of Education.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

From the \$40,000,000, which includes \$20,000,000 new funding and \$20,000,000 redistributed from the base, for Florida College Performance Based Incentives in Specific Appropriation 122 from the General Revenue Fund, the State Board of Education shall allocate all of such appropriated funds pursuant to a performance funding model approved by the State Board of Education prior to September 1, 2015. The approved model must be based on a modified version of the performance funding model submitted by the Commissioner in her letter of January 23, 2015, which shall be limited to measures addressing the following areas: Job Placement, Program Completion and Graduation Rates, Retention Rates, and Completer Entry Level Wages.

The board must evaluate the institutions' performance on the measures based on benchmarks adopted by the board that measure the achievement of institutional excellence or improvement. The amount of funds available for allocation to the institutions based upon the performance funding model shall consist of new funding, together with funds redistributed from the base funding for the Florida College System Program Fund. The board shall establish a minimum performance threshold that colleges must meet in order to be eligible for new funding under the performance funding model adopted by the board. The minimum threshold shall be set in a manner to ensure that not all colleges are eligible for new funding. All institutions eligible for new funding under the performance funding model shall have their base funding restored. Any institution that fails to meet the board's minimum performance funding threshold will have a portion of its base funding withheld and must submit an improvement plan to the Board that specifies the activities and strategies for improving the institution's performance. The board must review the improvement plan, and if approved, monitor the institution's progress on implementing the activities and strategies specified in the improvement plan.

The Commissioner of Education shall withhold disbursement of the base funds until such time as the monitoring report for the institution is approved by the board. Any institution that fails to make satisfactory progress shall not have its full base funding restored. If all funds are not restored, then any remaining funds shall be redistributed in accordance with the board's adopted performance funding model to the seven state colleges that had the highest overall performance scores.

NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION

FROM GENERAL REVENUE FUND . . . . . . 1,000,000

The nonrecurring funds in Specific Appropriation 123A are provided for the following:

TOTAL: PROGRAM: FLORIDA COLLEGES
FROM GENERAL REVENUE FUND . . . . . 937,043,975

STATE BOARD OF EDUCATION

123 SPECIAL CATEGORIES

From the funds provided in Specific Appropriations 124 through 136, the Commissioner of Education shall prepare and provide to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor on or before October 1, 2015, a report containing the following: the federal indirect cost rate(s) approved to be used for the 12 month period of the 2015-2016 fiscal year and the data on which the rate(s) was established; the estimated amount of funds the approved rate(s) will generate; the proposed expenditure plan for the amount generated; and the June 30, 2015, balance of all unexpended federal indirect cost funds.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

## APPROPRIATION

From the funds provided in Specific Appropriations 124 through 136, the Department of Education shall publish on the Florida Department of Education website by December 31, 2015, from each school district's Annual Financial Report, expenditures on a per FTE basis for the following fund types: General Fund, Special Revenue Fund, Debt Service Fund, Capital Project Fund and a Total. Fiduciary funds, enterprise funds, and internal service funds shall not be included. This funding information shall also be published in the same format on each school district's website by December 31, 2015.

Funds provided in Specific Appropriations 124 through 136 for the Working Capital Trust Fund shall be cost-recovered from funds used to pay data processing services provided in accordance with section 216.272, Florida Statutes.

From the funds provided in Specific Appropriations 134, 135, and 136, the Department of Education shall pay for data center services based on the actual direct and indirect costs to the Department of Education. These funds shall not be used to subsidize another entity's costs.

## APPROVED SALARY RATE 50,762,893

FROM STUDENT LOAN OPERATING TRUST

	APPROVED SALARI RAIE 50,762,693		
124	FROM GENERAL REVENUE FUND	1,019.50 19,532,569	
	FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND		7,336,091
	SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES		4,938,359
	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND		3,040,070
	FROM FEDERAL GRANTS TRUST FUND FROM INSTITUTIONAL ASSESSMENT		15,413,141
	TRUST FUND		2,433,573
	FUND		7,935,960
	FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND FROM OPERATING TRUST FUND		70,355 277,763
	FROM TEACHER CERTIFICATION		220 (27
	EXAMINATION TRUST FUND FROM WORKING CAPITAL TRUST FUND		339,627 6,086,707
125	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	236,469	140,310
	FROM EDUCATIONAL CERTIFICATION AND		
	SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION		93,531
	ADMINISTRATIVE TRUST FUND		41,570
	FROM FEDERAL GRANTS TRUST FUND FROM INSTITUTIONAL ASSESSMENT		529,247
	TRUST FUND		132,063
	FROM STUDENT LOAN OPERATING TRUST FUND		259,811
	FROM OPERATING TRUST FUND		5,000
	FROM WORKING CAPITAL TRUST FUND		57,658
126			
	FROM GENERAL REVENUE FUND	2,384,263	1 456 255
	FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND		1,456,375
	SERVICE TRUST FUND		688,908
	FROM EDUCATIONAL MEDIA AND TECHNOLOGY TRUST FUND		133,426
	FROM DIVISION OF UNIVERSITIES		133/120
	FACILITY CONSTRUCTION		0.00 .001
	ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		868,681 2,188,663
	FROM GRANTS AND DONATIONS TRUST		_,,
	FUND		50,000
	FROM INSTITUTIONAL ASSESSMENT TRUST FUND		759,506
	DDOM CHIDDING LOSS ODDDSMING MDUCH		•

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

127 OPERATING CAPITAL OUTLAY

APPROPRIATION

FUND	2,021,981
FROM NURSING STUDENT LOAN	
FORGIVENESS TRUST FUND	39,050
FROM OPERATING TRUST FUND	371,667
FROM TEACHER CERTIFICATION	
EXAMINATION TRUST FUND	57,000
FROM WORKING CAPITAL TRUST FUND	706,077

From the funds provided in Specific Appropriation 126, \$42,813 from the General Revenue Fund is provided to the Department of Education to pay the state's dues to the Interstate Commission on Educational Opportunity for Military Children for the 2015-2016 fiscal year.

127	OFERRIING CAFITAL COLLAI		
	FROM GENERAL REVENUE FUND		
	FROM ADMINISTRATIVE TRUST FUND		,428
	FROM EDUCATIONAL CERTIFICATION AND		
	SERVICE TRUST FUND	. 7	,440
	FROM DIVISION OF UNIVERSITIES		
	FACILITY CONSTRUCTION		
	ADMINISTRATIVE TRUST FUND		,000
	FROM FEDERAL GRANTS TRUST FUND	. 241	,756
	FROM INSTITUTIONAL ASSESSMENT		
	TRUST FUND		,375
	FROM STUDENT LOAN OPERATING TRUST		
	FUND	. 518	,200
	FROM NURSING STUDENT LOAN	_	
	FORGIVENESS TRUST FUND		,000
	FROM OPERATING TRUST FUND	. 5	,000
	FROM TEACHER CERTIFICATION	_	
	EXAMINATION TRUST FUND		,000
	FROM WORKING CAPITAL TRUST FUND .	. 47	,921
128	SPECIAL CATEGORIES		
	ASSESSMENT AND EVALUATION		
	FROM GENERAL REVENUE FUND	· · ·	
	FROM ADMINISTRATIVE TRUST FUND		
	FROM FEDERAL GRANTS TRUST FUND		,208
	FROM STUDENT LOAN OPERATING TRUST		F00
	FUND	. 991	,500
	FROM TEACHER CERTIFICATION	12 702	000
	EXAMINATION TRUST FUND	. 13,783	,900
129	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATI	VE	
	HEARINGS		
	FROM GENERAL REVENUE FUND	. 340,669	
120	CDECTAL CAMECODIES		
130			
	CONTRACTED SERVICES	4 474 266	
	FROM GENERAL REVENUE FUND		OE4
	FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND	. /39	,054
	SERVICE TRUST FUND	2 126	222
	FROM DIVISION OF UNIVERSITIES	. 3,136	, 332
	FACILITY CONSTRUCTION		
	ADMINISTRATIVE TRUST FUND	238	,200
	FROM FEDERAL GRANTS TRUST FUND		
	FROM GRANTS AND DONATIONS TRUST		, , , ,
	FUND		,000
	FROM INSTITUTIONAL ASSESSMENT		,
	TRUST FUND	. 225	,155
	FROM STUDENT LOAN OPERATING TRUST		,
	FUND	. 10,105	.478
	FROM NURSING STUDENT LOAN	•	•
	FORGIVENESS TRUST FUND	. 20	,268
	FROM OPERATING TRUST FUND	. 64	,193
	FROM TEACHER CERTIFICATION		
	EXAMINATION TRUST FUND	. 3	,000
	FROM WORKING CAPITAL TRUST FUND .	. 943	,604
Fro	m the funds provided in Specific	Appropriation 130, \$3,000,000 is	3
pro	vided for the department to contract	with an independent, third-party	/
ent	ity to perform an assessment of so	shool district and school digital	Ĺ

SPECI:	PRIATION			SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION
	adiness relative to the successful in assrooms pursuant to section 1011.62(12)(g),			FROM INSTITUTIONAL ASSESSMENT TRUST FUND
131				FUND
	EDUCATIONAL FACILITIES RESEARCH AND DEVELOPMENT PROJECTS FROM DIVISION OF UNIVERSITIES			FORGIVENESS TRUST FUND
	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND		200,000	FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND 67,386
132	SPECIAL CATEGORIES			FROM WORKING CAPITAL TRUST FUND 1,195,729
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	121,023		136 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)
	FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND		56,461	FROM GENERAL REVENUE FUND 1,689,241 FROM ADMINISTRATIVE TRUST FUND
	SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES		37,211	FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND
	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND		15,401	FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION
	FROM FEDERAL GRANTS TRUST FUND FROM INSTITUTIONAL ASSESSMENT		103,534	ADMINISTRATIVE TRUST FUND
	TRUST FUND		7,575	FROM STUDENT LOAN OPERATING TRUST FUND
	FUND		90,640 3,913	FROM WORKING CAPITAL TRUST FUND 3,687,253
	FROM WORKING CAPITAL TRUST FUND		33,614	The funds provided in Specific Appropriation 136 shall not be utilized for any costs related to the potential expansion of floor space
133	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			operated and managed by the Northwest Regional Data Center.
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			TOTAL: STATE BOARD OF EDUCATION FROM GENERAL REVENUE FUND 86,236,326
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	133,049	23,709	FROM TRUST FUNDS
	FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND		19,691	TOTAL POSITIONS 1,019.50 TOTAL ALL FUNDS
	FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION		17,071	UNIVERSITIES, DIVISION OF
	ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		12,969 81,602	PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES
	FROM INSTITUTIONAL ASSESSMENT TRUST FUND		9,423	Funds in Specific Appropriations 12 through 16 and 137 through 148 are
	FROM STUDENT LOAN OPERATING TRUST		48,910	provided as grants and aids to support the operation of state universities. Funds provided to each university are contingent upon that
	FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND		338	university following the provisions of chapters 1000 through 1013, Florida Statutes, which relate to state universities. Any withholding of
	FROM OPERATING TRUST FUND FROM TEACHER CERTIFICATION		3,199	funds pursuant to this provision shall be subject to the approval of the Legislative Budget Commission.
	EXAMINATION TRUST FUND		1,990	
124	FROM WORKING CAPITAL TRUST FUND		29,393	137 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - MOFFITT CANCER CENTER
134	STATE DATA CENTER - AGENCY FOR STATE			AND RESEARCH INSTITUTE FROM GENERAL REVENUE FUND 10,576,930
	TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	126,481	4 510	The funds in Specific Appropriation 137 shall be transferred to the
	FROM ADMINISTRATIVE TRUST FUND FROM DIVISION OF UNIVERSITIES		4,718	Moffitt Cancer Center to support the operations of this state university system entity. Funds in Specific Appropriation 137 may be transferred
	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND		13,352	to the Agency for Health Care Administration and used as state matching funds for Moffitt to adjust the Medicaid inpatient reimbursement and
	FROM FEDERAL GRANTS TRUST FUND FROM STUDENT LOAN OPERATING TRUST		26,816	outpatient trend adjustments applied to the H. Lee Moffitt Cancer Center and Research Institute and other Medicaid reductions to its
	FUND		116,892 1,051	reimbursements up to the actual Medicaid inpatient and outpatient costs. In the event that enhanced Medicaid funding is not implemented by the Agency for Health Care Administration, these funds shall remain
135	DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION			appropriated to the H. Lee Moffitt Cancer Center and Research Institute to continue the original purpose of providing research and education
	SERVICES FROM GENERAL REVENUE FUND	4,738,730		related to cancer.
	FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND	, , ,	1,666,568	138 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - EDUCATION AND GENERAL
	SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES		1,138,811	ACTIVITIES FROM GENERAL REVENUE FUND 1,877,954,834
	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		280,498 2,734,273	FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND 1,755,460,015 FROM PHOSPHATE RESEARCH TRUST FUND . 5,071,736
	TROFF FEDERAL GRANTS TRUST FUND		4,134,413	TROFF ENCOTINED REGISTROIT FORD . 3,0/1,/30

The funds provided in Specific Appropriations 138 through 145 from the Education and General Student and Other Fees Trust Fund are the only budget authority provided in this act for the 2015-2016 fiscal year to the named universities to expend tuition and fees that are collected during the 2015-2016 fiscal year and carried forward from the prior fiscal year and that are appropriated into local accounts pursuant to section 1011.4106, Florida Statutes. The expenditure of tuition and fee revenues from local accounts by each university shall not exceed the authority provided by these specific appropriations, unless approved pursuant to the provisions of chapter 216, Florida Statutes.

General revenue funds provided in Specific Appropriations 138 through 145 to each of the named universities are contingent upon each university complying with the tuition and fee policies established in Part II of chapter 1009, Florida Statutes. However, the funds appropriated to a specific university shall not be affected by the failure of another university to comply with this provision.

Funds in Specific Appropriations 12 through 16 and 138 through 148 shall be expended in accordance with operating budgets that must be approved by each university's board of trustees.

Funds in Specific Appropriation 138 from the General Revenue Fund shall be allocated as follows:

University of Florida	268,748,131 238,882,127 66,611,060
University of South Florida	164,347,707
University of South Florida, St. Petersburg	19,724,420
University of South Florida, Sarasota/Manatee	11,170,899
Florida Atlantic University	108,571,498
University of West Florida	90,293,754
University of Central Florida	192,878,656
Florida International University	152,413,293
University of North Florida	64,504,759
Florida Gulf Coast University	51,513,317
New College of Florida	15,529,923
Florida Polytechnic University	31,992,790
State University Performance Based Incentives	400,000,000
Board of Governors - Johnson Scholarships	772,500

Funds in Specific Appropriation 138 from the Education and General Student and Other Fees Trust Fund shall be allocated as follows:

University of Florida	338,263,044
Florida State University	234,017,553
Florida A&M University	66,373,112
University of South Florida	195,530,826
University of South Florida, St. Petersburg	26,216,811
University of South Florida, Sarasota/Manatee	8,999,637
Florida Atlantic University	129,369,909
University of West Florida	62,322,174
University of Central Florida	290,697,911
Florida International University	257,572,147
University of North Florida	68,367,406
Florida Gulf Coast University	66,511,211
New College of Florida	5,990,140
Florida Polytechnic University	5,228,134

Undergraduate tuition shall be assessed in accordance with section 1009.24, Florida Statutes. Tuition for graduate and professional programs and out-of-state fees for all programs shall be established pursuant to section 1009.24, Florida Statutes. No state university may receive general revenue funding associated with the enrollment of out-of-state students.

Each university board of trustees is given flexibility to make necessary adjustments to its operating budget. If any board reduces individual programs or projects within the university by more than 10 percent during the 2015-2016 fiscal year, written notification shall be made to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Board of Governors.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

APPROPRIATION

Pursuant to section 1011.90, Florida Statutes, the development of these appropriations was based on the planned enrollment for each university as submitted by the Board of Governors on March 18, 2015.

Funds in Specific Appropriation 138 from the Phosphate Research Trust Fund are provided for the Florida Polytechnic University.

From the funds in Specific Appropriation 138, \$400,000,000 is provided for State University System Performance Based Incentives. The Board of Governors shall allocate all appropriated funds for State University System Performance Based Incentives based on indicators of institutional attainment of performance metrics adopted by the Board and as updated by the Board on November 6, 2014.

The Board of Governors shall evaluate the universities' performance on the metrics based on benchmarks, adopted by the board which measure the achievement of institutional excellence or improvement. The funds available for allocation to the universities based on the performance funding model shall consist of the state's investment of \$150,000,000 in performance funding, plus an institutional investment of \$250,000,000 consisting of funds to be redistributed from the base funding of the State University System. The state investment shall be distributed in accordance with the performance funding model. The institutional investment shall be restored for all universities that meet the board's minimum performance funding threshold under the performance funding model. Any university that fails to meet the board's minimum performance funding threshold will be not eligible for the state's investment, will have a portion of its institutional investment withheld, and must submit an improvement plan to the board that specifies the activities and strategies for improving the university's performance.

The board shall review the improvement plan, and if approved, monitor the university's progress in implementing the activities and strategies specified in the improvement plan. The Chancellor of the State University System shall withhold disbursement of the institutional investment until such time as the monitoring report for the university is approved by the board. Any university that fails to make satisfactory progress may not have its full institutional investment restored. If all funds are not restored, any remaining funds shall be redistributed in accordance with the board's performance funding model. The ability of a university to submit an improvement plan to the board is limited to one fiscal year.

By October 1, 2015, the Board of Governors shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous year's performance funding allocation which reflects the rankings and award distributions.

From the funds in Specific Appropriation 138 provided to the University of West Florida, \$2,535,616 shall be released to the Florida Academic Library Services Cooperative at the University of West Florida at the beginning of the first quarter and \$4,317,400 shall be released at the beginning of the second quarter in addition to the normal releases. The additional release is provided to maximize cost savings through centralized purchases of subscription-based electronic resources.

From the funds in Specific Appropriation 138 for the Florida Academic Library Services Cooperative and the Complete Florida Plus Program at the University of West Florida, administrative costs shall not exceed five percent.

From the funds in Specific Appropriation 138, the Board of Governors Foundation shall distribute \$772,500 to state universities for Johnson Scholarships in accordance with section 1009.75 Florida Statutes.

From the funds in Specific Appropriation 138, \$1,000,000 is provided to the Florida Agricultural and Mechanical University to implement a plan approved by the Board of Governors to improve graduation rates and employability of graduates. The Board of Governors shall report to the Chairs of the House and Senate Education Appropriations committees as to the use and performance results of this appropriation.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION From the funds in Specific Appropriation 138, \$1,500,000 in general revenue is provided to the Florida Polytechnic University. The university shall procure access to a developed, online, academically researched and evidence based, anti-hazing course on behalf of the state university system for all state university system incoming freshmen. The course shall be procured and made available in advance of the 2015 Fall semester. 138A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA AGRICULTURAL AND MECHANICAL UNIVERSITY AND FLORIDA STATE UNIVERSITY COLLEGE OF ENGINEERING FROM GENERAL REVENUE FUND . . . . . 12,999,685 139 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD AND AGRICULTURAL SCIENCE) FROM GENERAL REVENUE FUND . . . . . 143,698,107 140 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF SOUTH FLORIDA MEDICAL CENTER FROM GENERAL REVENUE FUND . . . . . 64,289,985 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . 57,743,893 141 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF FLORIDA HEALTH CENTER FROM GENERAL REVENUE FUND . . . . . 104,506,881 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . 38,463,434 142 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA STATE UNIVERSITY MEDICAL SCHOOL FROM GENERAL REVENUE FUND . . . . . 34,321,745 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . 11,572,716 143 AID TO LOCAL GOVERNMENTS UNIVERSITY OF CENTRAL FLORIDA MEDICAL FROM GENERAL REVENUE FUND . . . . . 26.101.541 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . 14,863,096 144 AID TO LOCAL GOVERNMENTS FLORIDA INTERNATIONAL UNIVERSITY MEDICAL SCHOOL FROM GENERAL REVENUE FUND . . . . . 31.348.784 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . 15,958,234 145 AID TO LOCAL GOVERNMENTS FLORIDA ATLANTIC UNIVERSITY MEDICAL SCHOOL FROM GENERAL REVENUE FUND . . . . . 14,337,746 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . 8.272.005 146 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - STUDENT FINANCIAL ASSISTANCE FROM GENERAL REVENUE FUND . . . . . 7,140,378 A minimum of 75 percent of the funds provided in Specific Appropriation 146 shall be allocated for need-based financial aid. Funds in Specific Appropriation 146 shall be allocated as follows: 
 University of Florida
 1,737,381

 Florida State University
 1,467,667

Florida A&M University.....

University of South Florida .....

624,417

801.368

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

APPROPRIATION

Florida Atlantic University	399,658
University of West Florida	157,766
University of Central Florida	858,405
Florida International University	540,666
University of North Florida	200,570
Florida Gulf Coast University	98,073
New College of Florida	204,407
Florida Polytechnic University	50,000

146A AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FLORIDA POSTSECONDARY COMPREHENSIVE TRANSITION PROGRAM

FROM GENERAL REVENUE FUND . . . . . 8,000,000

Funds provided in Specific Appropriations 146A shall be allocated to: 1) create and fund postsecondary education coordination activities and program options to increase the independence of individuals with disabilities through improved educational and employment opportunities, as referenced in 2013 reports of the Governor's Commission on Jobs for Floridians with Disabilities, created by Executive Order 11-161, and the Students with Disabilities Education Pathway Task Force, created by the Florida Legislature; 2) improve the coordination of information and availability of robust opportunities for individuals with disabilities to attain the academic, technical, and educational skills necessary to prepare them for success in the workforce and life; 3) assist in minimizing the disparity in educational and workforce opportunities through increased postsecondary academic opportunities and work experiences; 4) create a statewide coordination and program management center; and 5) establish criteria and funding incentives for Florida's postsecondary education institutions to establish and operate Florida Postsecondary Comprehensive Transition Programs (FPCTPs) to assist individuals with disabilities in attaining skills and experiences that will lead to sustainable job and life success.

From the funds in Specific Appropriation 146A, \$1,500,000 is provided to the Florida Center for Students with Unique Abilities (center) at the University of Central Florida to serve as the statewide coordinating center responsible for disseminating information about postsecondary education opportunities, programs, support, and services available statewide for individuals with disabilities; manage and facilitate the statewide implementation of FPCTPs and other programs and services; and provide technical assistance to expand best practices and partnerships that facilitate access to meaningful credentials and job opportunities. At a minimum, the center must: 1) disseminate information to students with disabilities and their parents regarding education programs, services, resources, and employment opportunities for such students; 2) consult with the National Center and the Coordinating Center, as identified in 20 U.S.C. s. 1140q, regarding federal requirements and standards, quality indicators, and benchmarks; 3) provide technical assistance regarding programs and services for students with intellectual disabilities to administrators, instructors, staff, and others at eligible institutions; 4) administer FPCTP start-up and enhancement grants, including creating an application to be used by eligible institutions to seek approval of an FPCTP from the center and receive FPCTP start-up and enhancement grants and approving grant applications; 5) administer and oversee implementation of FPCTP scholarship awards to eligible students enrolled in center-approved, grant-receiving FPCTP programs; and 6) provide, by December 31, 2015, and June 15, 2016, implementation status reports and recommendations to the Governor, President of the Senate, and Speaker of the House of Representatives regarding the improvement and statewide expansion of FPCTPs.

From the funds in Specific Appropriation 146A, \$3,000,000 is provided to the Florida Center for Students with Unique Abilities to be distributed as start-up and enhancement grants to FPCTPs at eligible institutions that meet specified requirements, as approved by the center. An eligible institution means a state university; a Florida College System institution; a career center; a charter technical career center; or an independent college or university that is located and chartered in this state, is not for profit, is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools, and is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program. To receive an FPCTP start-up and

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

enhancement grant, an eliqible institution must submit to the center, by a date established by the center, an application for approval of a proposed program that must address the comprehensive transition and postsecondary program requirements under 20 U.S.C. s. 1140. Additionally, the eligible institution must attach to the application: 1) documented evidence of a federally approved comprehensive transition and postsecondary program that is determined to be an eligible program for the federal student aid programs and is currently offered at the institution, 2) documented evidence of the submission of an application for such federal approval of a comprehensive transition and postsecondary program proposed by the institution, or 3) documentation demonstrating the commitment of an institution's governing board to submit an application for federal approval of a program proposed by the institution pursuant to 20 U.S.C. s. 1140. By December 1, 2015, each eligible institution that offers an FPCTP approved by the center must report to the center the status of program implementation and student progress including, but not limited to, recruitment efforts, student enrollment and retention information, business partnerships, and student employment and job placement results. The maximum annual FPCTP start-up and enhancement grant award shall be \$300,000 per institution.

From the funds in Specific Appropriation 146A, \$3,500,000 is provided to the Florida Center for Students with Unique Abilities to be distributed as FPCTP scholarships for students who are enrolled in center-approved FPCTPs for which an FPCTP start-up and enhancement grant was awarded. The scholarships will be disbursed for award to each grant-receiving institution for eligible students who are enrolled in the center-approved FPCTP who are not receiving services that are funded through the Florida Education Finance Program or a scholarship under part III of chapter 1002 of the Florida Statutes. Each grant-receiving institution shall provide each eligible student enrolled in its center-approved FPCTP with a \$7,000 FPCTP scholarship, prorated by term, to cover the student's cost of tuition, program fees, instructional materials, and other cost of attendance. The scholarship amount may be prorated if appropriated funds are insufficient to provide the full award to all eligible students in center-approved programs. Each institution shall report to the center demographic and other data requested by the center for students who received the scholarships. By December 31, 2015 and June 15, 2016, for each respective term of the academic year, the center must report to the Governor, President of the Senate. Speaker of the House of Representatives, the Chancellor of the State University System, and the Commissioner of Education, an FPCTP scholarship status report including: 1) the number of students receiving scholarships at each institution, 2) demographic information on scholarship recipients, 3) the amount of scholarship funds disbursed at each institution, 4) student performance indicators, such as credits completed, 5) recommendations to improve and expand FPCTPs, and 6) other applicable information requested by the center.

147 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INSTITUTE FOR HUMAN AND MACHINE COGNITION FROM GENERAL REVENUE FUND . . . . . 4,289,184

The funds in Specific Appropriation 147 shall be transferred to the Institute for Human and Machine Cognition to support the operations of this state university system entity.

RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . 20,692,134 FROM PHOSPHATE RESEARCH TRUST FUND . 3,167 TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM GENERAL REVENUE FUND . . . . . 2,360,257,934 FROM TRUST FUNDS . . . . . . . . . . . . 1,907,408,296 TOTAL ALL FUNDS . . . . . . . . . . . 4.267.666.230

BOARD OF GOVERNORS

SPECIAL CATEGORIES

APPROVED SALARY RATE 4,734,791

149 SALARIES AND BENEFITS POSTTTONS 63 00 SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND . . . . . 5,630,056 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . . . . . 699,248 From the funds provided in Specific Appropriation 149, the state

funded portion of salaries for each employee of the Board of Governors shall not exceed \$200,000.

150 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . 51,310 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . . . . . 15,589 FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . 5.196 151 EXPENSES FROM GENERAL REVENUE FUND . . . . . 715,329 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . . . . . 259,799 FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . 12,000 152 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . 11 782 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . . . . . 5.950 153 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . 240,127 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . . . . . 20,000 FROM OPERATIONS AND MAINTENANCE 3.000 154 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . 15,027 155 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . 17,295 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . . . . . 4.363 156 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND . . . . . 123,516

The funds provided in Specific Appropriation 156 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL: BOARD OF GOVERNORS FROM GENERAL REVENUE FUND . . . . . FROM TRUST FUNDS . . . . . . . . . . . . 1.025.145 TOTAL POSITIONS . . . . . . . . . . . 63.00 TOTAL ALL FUNDS . . . . . . . . . . 7,829,587 TOTAL OF SECTION 2

FROM GENERAL REVENUE FUND . . . . . . 15,147,944,453

FROM TRUST FUNDS . . . . . . . . . . . . . . . . 6.200.343.741

SPECIF	N 2 - EDUCATION (ALL OTHER FU IC RIATION TOTAL POSITIONS		2 412 25		SPECIF APPROF	PRIATION		
				01 240 000 104		dernized enterprise solution.		
	TOTAL ALL FUNDS			21,348,288,194	162	RISK MANAGEMENT INSURANCE		
	EDUCATION, DEPARTMENT OF (SECULATION/EARLY LEARNING					FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	31,323	234,559
===	FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		549,231,603	476,351,200	163	SPECIAL CATEGORIES		
ED	UCATION/PUBLIC SCHOOLS FROM GENERAL REVENUE FUND .	1	0,880,127,876	0 451 410 505		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	18,346	104 020
ED	FROM TRUST FUNDS			2,451,419,787		FROM ADMINISTRATIVE TRUST FUND		194,832
חש	FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		937,043,975	244,903,227	164	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
טנו	FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		2,360,257,934	2,180,963,445		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	23 520	
ED	UCATION/OTHER FROM GENERAL REVENUE FUND .		121 202 065	2,100,703,443		FROM ADMINISTRATIVE TRUST FUND	23,320	74,216
	FROM TRUST FUNDS		421,203,003	2,513,606,082	165	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE		
ED	UCATION RECAP FROM GENERAL REVENUE FUND .					TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND		989,592
	FROM TRUST FUNDS			7,867,243,741	TOTAL:	: PROGRAM: ADMINISTRATION AND SUPPORT		
	TOTAL POSITIONS TOTAL ALL FUNDS TOTAL APPROVED SALARY RAT		2,413.25	23,015,188,194		FROM GENERAL REVENUE FUND FROM TRUST FUNDS	3,580,819	41,421,455
OTIOM TO		Б	107,830,260			TOTAL POSITIONS		45 000 274
	N 3 - HUMAN SERVICES	annronriatod	from the named :	Funda to the	חם מים מים	TOTAL ALL FUNDS		45,002,274
Age	moneys contained herein are a ncy for Health Care Adm abilities, Department of Ch	inistration,	Agency for P	ersons with		AM: HEALTH CARE SERVICES REN'S SPECIAL HEALTH CARE		
Aff	airs, Department of Health, the amounts to be used	and the Depa	rtment of Veter	ans' Affairs		SPECIAL CATEGORIES		
	enditures and fixed capital or			operacional	107	GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION		
AGENCY	FOR HEALTH CARE ADMINISTRATION	ON				FROM GENERAL REVENUE FUND	17,046,296	5,129,427
PROGRA	M: ADMINISTRATION AND SUPPORT					FROM TOBACCO SETTLEMENT TRUST FUND . FROM MEDICAL CARE TRUST FUND		190,505,690
A	PPROVED SALARY RATE 1	2,719,506				nds in Specific Appropriations 167 an ency for Health Care Administration t		
157	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST F		255.00 2,864,968	14,119,006	Hea cov und	althy Kids Corporation to provide com verage, including dental services, to der the Florida KidCare Program and orida Statutes. The corporation shall	prehensive health Title XXI childre pursuant to secti	insurance n eligible on 624.91,
158	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		81,049		nor	n-Title XXI children that are eligible ction 624.91(3)(b), Florida Statutes.	for the program p	ursuant to
	FROM ADMINISTRATIVE TRUST F		01,049	748,659	uns	spent local funds collected in Fiscal emium assistance for non-Title XXI el	Year 2014-2015	to provide
159	EXPENSES FROM GENERAL REVENUE FUND		150,680			rmula developed by the corporation.	J	
	FROM ADMINISTRATIVE TRUST F		200,000	2,605,436	168	SPECIAL CATEGORIES CONTRACTED SERVICES		
160	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		180,923			FROM GENERAL REVENUE FUND FROM TOBACCO SETTLEMENT TRUST FUND .	305,214	95,564
	FROM ADMINISTRATIVE TRUST F	UND	·	514,701		FROM GRANTS AND DONATIONS TRUST		562,831
160A	LUMP SUM LITIGATION EXPENSES					FROM MEDICAL CARE TRUST FUND		3,434,415
	FROM ADMINISTRATIVE TRUST F	UND		3,233,490	169	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES -		
161	SPECIAL CATEGORIES CONTRACTED SERVICES					FLORIDA HEALTHY KIDS ADMINISTRATION FROM GENERAL REVENUE FUND	1,247,098	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST F		230,010	18,706,964		FROM TOBACCO SETTLEMENT TRUST FUND . FROM MEDICAL CARE TRUST FUND		384,189 14,111,785
	m the funds in Specif recurring funds from the Admin				170	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS		
Age	ncy for Health Care Admini sultant to evaluate the	stration to c	ontract with an	independent		CORPORATION DENTAL SERVICES FROM GENERAL REVENUE FUND	2,337,431	
	lized by the agency and pro					FROM TOBACCO SETTLEMENT TRUST FUND .	2,JJ1,TJ1	687,700

81,548,342

SECTION 3 - HUMAN SERVICES

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> FROM MEDICAL CARE TRUST FUND . . . . 24,697,990

Funds in Specific Appropriation 170 are provided to the Agency for Health Care Administration for Florida Healthy Kids dental services to be paid a monthly premium of no more than \$14.54 per member per month.

From the funds in Specific Appropriation 170, \$59,125 in nonrecurring funds from the General Revenue Fund and \$150,539 in nonrecurring funds from the Medical Care Trust Fund are provided to DentaQuest to cover costs associated with the Health Insurance Tax on Managed Care rates as mandated by the Affordable Care Act.

From the funds in Specific Appropriation 170, \$53,494 in nonrecurring funds from the General Revenue Fund and \$136,201 in nonrecurring funds from the Medical Care Trust Fund are provided to MCNA Dental to cover costs associated with the Health Insurance Tax on Managed Care rates as mandated by the Affordable Care Act.

171	SPECIAL CATEGORIES MEDIKIDS		
	FROM GENERAL REVENUE FUND	3,169,366	
	FROM TOBACCO SETTLEMENT TRUST FUND		925,623
	FROM GRANTS AND DONATIONS TRUST		
	FUND		12,186,666
	FROM MEDICAL CARE TRUST FUND		35,896,911
172	SPECIAL CATEGORIES		
	CHILDREN'S MEDICAL SERVICES NETWORK		
	FROM GENERAL REVENUE FUND	7,517,429	
	FROM TOBACCO SETTLEMENT TRUST FUND		2,077,497
	FROM GRANTS AND DONATIONS TRUST		
	FUND		1,335,785

From the funds in Specific Appropriation 172, \$1,003,697 from the General Revenue Fund and \$8,619,478 from the Medical Care Trust Fund are provided to increase the administrative per-member-per-month rate for the Children's Medical Services Network.

FROM MEDICAL CARE TRUST FUND . . . .

SPECIAL CATEGORIES

179 SPECIAL CATEGORIES

PHARMACEUTICAL EXPENSE ASSISTANCE FROM GENERAL REVENUE FUND . . . . .

373,580,415	31,622,834	TAL: CHILDREN'S SPECIAL HEALTH CARE FROM GENERAL REVENUE FUND	TOTAL
405,203,249		TOTAL ALL FUNDS	
		CUTIVE DIRECTION AND SUPPORT SERVICES	EXECU
		APPROVED SALARY RATE 29,783,980	
38,424,253	660.00 2,580,601	73 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	173
6,861,687	914,855	74 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	174
6,688,977	899,820	75 EXPENSES FROM GENERAL REVENUE FUND	175
221,266	45,391	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	176
15,481,710		17 LUMP SUM ENROLLMENT BROKER SERVICES FROM MEDICAL CARE TRUST FUND	177

50,000

SPECIFIC APPROPRIATION TRANSFER TO DIVISION OF ADMINISTRATIVE FROM GENERAL REVENUE FUND . . . . . 107.629 FROM MEDICAL CARE TRUST FUND . . . . 107,629 180 SPECIAL CATEGORIES CONTRACT NURSING HOME AUDIT PROGRAM FROM GENERAL REVENUE FUND . . . . . 827,653 FROM MEDICAL CARE TRUST FUND . . . . 1,129,095 181 SPECIAL CATEGORIES

CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 15.986.747 FROM GRANTS AND DONATIONS TRUST 3 070 535 FROM MEDICAL CARE TRUST FUND . . . . 53,426,787

From the funds in Specific Appropriation 181, \$3,045,000 in nonrecurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to continue the Public Benefits Integrity Data Analytics and Information Sharing Initiative which will detect and deter fraud, waste, and abuse in Medicaid and other public benefit programs within the state.

From the funds in Specific Appropriation 181, \$500,000 in nonrecurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to contract with an independent consultant to develop a plan to convert Medicaid payments for outpatient services from a cost based reimbursement methodology to a prospective payment system. The study shall identify steps necessary for the transition to be completed in a budget neutral manner. The report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than November 30, 2015.

From the funds in Specific Appropriation 181, \$750,000 from the Medical Care Trust Fund is provided to Medicaid Program Finance for Medicaid consultant services.

From the funds provided in Specific Appropriation 181, \$5,700,792 in nonrecurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration for the Medicaid Management Information System/Decision Support System/Fiscal Agent procurement project. Of these funds, \$2,922,570 shall be placed in reserve. The agency shall contract with a third party consulting firm with experience in conducting independent verification and validation assessments of public sector information technology projects to provide independent verification and validation services for the Medicaid Management Information System/Decision Support System/Fiscal Agent procurement project. The contract executed by the agency shall include a comprehensive baseline assessment of all deliverables completed for the Medicaid Management Information System/Decision Support System/Fiscal Agent procurement project from the project start date through June 30, 2015. The agency must submit the results of the comprehensive baseline assessment to the Governor, President of the Senate, and Speaker of the House of Representatives by September 30, 2015.

Contingent upon the submission of the comprehensive baseline assessment results, the Agency for Health Care Administration is authorized to submit a budget amendment(s) to request release of the funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes. The budget amendment(s) shall include a detailed operational work plan and project spending plan; these plans must describe how the agency will resolve any deficiencies identified in the comprehensive baseline assessment.

From the funds in Specific Appropriation 181, \$2,000,000 from the Grants and Donations Trust Fund is provided to contract for Achieved Savings audits pursuant to section 409.967(3), Florida Statutes.

182	SPECIAL CATEGORIES	
	GRANTS AND AIDS - CONTRACTED SERVICES	
	FROM GENERAL REVENUE FUND	40,000
	FROM GRANTS AND DONATIONS TRUST	
	FUND	

3.250.000

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

183 SPECIAL CATEGORIES

FROM MEDICAL CARE TRUST FUND . . . . . 3,000,000

From the funds in Specific Appropriation 182, \$3,000,000 from the Grants and Donations Trust Fund and \$3,000,000 from the Medical Care Trust Fund may be used by the Agency for Health Care Administration to contract with the Florida Medical Schools Quality Network created under section 409.975(2), Florida Statutes.

From the funds in Specific Appropriation 182, \$40,000 in nonrecurring funds from the General Revenue Fund is provided for Pediatric Alternative Treatment, Care, Housing and Evaluation Services (PATCHES) to implement an electronic medical record system.

From the funds in Specific Appropriation 182, \$250,000 in nonrecurring funds from the Grants and Donations Trust Fund is provided to the Agency for Health Care Administration to competitively procure a contract for enhanced Medicaid fraud prevention services in Miami-Dade County at the point of service. The vendor selected for this project must be capable of applying unique technical procedures including analytics, biometrics and use of photographic images to ensure that Medicaid services are provided to eligible recipients. In support of the contract, the agreement between the agency and the Department of Highway Safety and Motor Vehicles pursuant to section 322.142(4)(i), Florida Statutes, shall allow the contractor electronic access to the driver license and photographic database, provided that such access does not include record retention.

	MEDICAID FISCAL CONTRACT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND FROM REFUGEE ASSISTANCE TRUST FUND .	17,521,518	51,172,830 125,305
184	SPECIAL CATEGORIES MEDICAID PEER REVIEW FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	1,093,903	4,403,348
185	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	298,436	495,974
186	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	26,165	179,063
187	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	90,695	172,551
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	40,483,413	188,211,010
	TOTAL POSITIONS TOTAL ALL FUNDS	660.00	228,694,423

## MEDICAID SERVICES TO INDIVIDUALS

From the funds in Specific Appropriations 187A through 230A, the Agency for Health Care Administration shall provide a quarterly reconciliation report of all Medicaid service appropriation expenditures and fund sources. The reconciliation shall compare actual expenditures paid through each specific appropriation category by fund either through the Florida Medicaid Management Information System (FMMIS) or the Agency for Health Care Administration to expenditure estimates forecasted through the Social Services Estimating Conference Medicaid services forecasting model, as directed in section 216.136(6), Florida Statutes. The comparison shall include fund source detail for each comparison. For any

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

APPROPRIAT:

category where a variance is identified, the Agency for Health Care Administration shall submit a written corrective action plan to address each variance by category and fund source. The reconciliation shall be submitted to the Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than 30 days after the close of each quarter. The Agency for Health Care Administration may submit budget amendments to the Legislative Budget Commission to realign appropriation categories based on the reconciliation pursuant to the provisions of chapter 216, Florida Statutes.

## 187A SPECIAL CATEGORIES

GRANTS AND AIDS - GRANT PROGRAM FOR COMMUNITY PRIMARY CARE SERVICES FROM GENERAL REVENUE FUND . . . . .

28,550,939

From the funds in Specific Appropriation 187A, \$28,550,939 in nonrecurring General Revenue funds is provided to increase access to primary care services in the state and to reduce and prevent unnecessary emergency room visits and inpatient hospitalizations. In developing a plan to increase access to primary care services and the funding of these primary care services, the agency shall solicit proposals from county health departments, community health care clinics, and Federally Qualified Health Centers in order to expand primary care clinic services for the uninsured and underinsured. The agency shall solicit grant proposals and award grants to those programs most capable of reducing health spending while improving the health status of uninsured and underinsured persons in their communities. Programs receiving these grants shall reduce unnecessary emergency room visits and preventable hospitalizations by providing disease management; improving patient compliance; and coordinating services, such as needed physician, dental, nurse practitioner, and pharmaceutical services. There is a cap of \$1,500,000 general revenue per grant proposal. The agency shall evaluate grant proposals and develop reporting requirements for grant recipients to measure the effectiveness of the grant-funded programs. The specific reporting requirements shall be incorporated into the competitive solicitation which will also identify the evaluation methodology and establish a timetable for publishing results.

## 188 SPECIAL CATEGORIES

ADOUT	DENIAL,	ATPOUT WIND	HEARING 3	DEKATCED		
FROM	GENERAL	REVENUE FU	ND		2,737,723	
FROM	MEDICAL	CARE TRUST	FUND			4,194,977
FROM	REFUGEE	ASSISTANCE	TRUST FUN	ID .		778,647
SPECI	AL CATEGO	ORIES				
ראפד ו	MANACEMEI	ΛĪTĪ				

CASE MANAGEMENT
FROM GENERAL REVENUE FUND . . . . . 2,839,066

FROM MEDICAL CARE TRUST FUND . . . . 4,355,308

From the funds in Specific Appropriation 189, \$1,139,529 from the Medical Care Trust Fund is provided to the Agency for Health Care Administration for Medicaid reimbursable services that support children enrolled in contracted medical foster care programs under the Department of Health. This funding is contingent upon the availability of state matching funds in the Department of Health in Specific Appropriation 524.

## 190 SPECIAL CATEGORIES

COMMUNITY MENTAL HEALTH SERVICES
FROM GENERAL REVENUE FUND . . . . 29,433,868
FROM MEDICAL CARE TRUST FUND . . . .

From the funds in Specific Appropriations 190 and 191, the Agency for Health Care Administration in consultation with the Department of Children and Families may seek approval from the federal Centers for Medicare and Medicaid Services to implement a certified public expenditure or similar mechanism to increase reimbursement rates for services reimbursed to community behavioral health care providers.

46,150,772

# 191 SPECIAL CATEGORIES COMMUNITY MENTAL HEALTH SERVICES-MANAGED MEDICAL ASSISTANCE

FROM GENERAL REVENUE FUND . . . . . 29,494,568

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FROM MEDICAL CARE TRUST FUND . . . . 51,688,198 FROM REFUGEE ASSISTANCE TRUST FUND . 14,932

192 SPECIAL CATEGORIES

DEVELOPMENTAL EVALUATION AND INTERVENTION/

PART C

FROM MEDICAL CARE TRUST FUND . . . . 12,092,150

Funds in Specific Appropriation 192 are contingent on the availability of state match being provided in Specific Appropriation

193 SPECIAL CATEGORIES

CHILDREN'S HEALTH SCREENING SERVICES

FROM GENERAL REVENUE FUND . . . . . 10,253,864

FROM MEDICAL CARE TRUST FUND . . . . 15,944,762

194 SPECIAL CATEGORIES

GRANTS AND AIDS - RURAL HOSPITAL FINANCIAL

ASSISTANCE PROGRAM

FROM GENERAL REVENUE FUND . . . . . 1,220,185

FROM GRANTS AND DONATIONS TRUST

FROM MEDICAL CARE TRUST FUND . . . .

3,591,354 5,493,875

Funds in Specific Appropriation 194 are provided for a federally matched Rural Hospital Disproportionate Share program and a state funded Rural Hospital Financial Assistance program as provided in section 409.9116, Florida Statutes.

Funds in Specific Appropriation 194 are contingent on SB 2508-A, including the document incorporated by reference therein in its entirety, and Specific Appropriations 200, 201, 202, 203, and 206, including all proviso language applicable to each specific appropriation, becoming law.

195 SPECIAL CATEGORIES

FAMILY PLANNING

FROM GENERAL REVENUE FUND . . . . 536,941

FROM MEDICAL CARE TRUST FUND . . . . 4.832.474 28,881

FROM REFUGEE ASSISTANCE TRUST FUND .

196 SPECIAL CATEGORIES

GRANTS AND AIDS - SHANDS TEACHING HOSPITAL

FROM GENERAL REVENUE FUND . . . . . 8,673,569

FROM GRANTS AND DONATIONS TRUST

1.000.000

The funds in Specific Appropriation 196 shall be primarily designated for transfer to the Agency for Health Care Administration's Grants and Donations Trust Fund for use in the Medicaid program. Should the Agency for Health Care Administration be unable to use the full amount of these designated funds as Medicaid match, the remaining funds may be used secondarily for payments to Shands Teaching Hospital to continue the original purpose of providing health care services to indigent patients through Shands Healthcare System.

From the funds in Specific Appropriation 196, \$1,000,000 in nonrecurring funds from the Grants and Donations Trust Fund is provided to Shands Teaching Hospital.

197 SPECIAL CATEGORIES

HEALTHY START SERVICES

FROM GENERAL REVENUE FUND . . . . . . 16,259,122

FROM MEDICAL CARE TRUST FUND . . . . 24,913,635

198 SPECIAL CATEGORIES

HOME HEALTH SERVICES

FROM GENERAL REVENUE FUND . . . . . 10.186.728

FROM MEDICAL CARE TRUST FUND . . . . 15,636,838

FROM REFUGEE ASSISTANCE TRUST FUND . 103.135

199 SPECIAL CATEGORIES

HOSPICE SERVICES

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FROM GENERAL REVENUE FUND . . . . . 1,944,926

FROM HEALTH CARE TRUST FUND . . . . FROM GRANTS AND DONATIONS TRUST

FROM MEDICAL CARE TRUST FUND . . . .

1,650,384 17.523.087

7.840.597

From the funds in Specific Appropriations 199 and 226, \$17,774,265 from the Grants and Donations Trust Fund and \$27,152,721 from the Medical Care Trust Fund are provided to buy back hospice rate reductions, effective on or after January 1, 2008, and are contingent on the nonfederal share being provided through nursing home quality assessments. Authority is granted to buy back rate reductions up to, but no higher than, the amounts available under the budgeted authority in this Specific Appropriation. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

The Agency for Health Care Administration shall establish a single rate-setting period effective September 1 of each year.

200 SPECIAL CATEGORIES

GRADUATE MEDICAL EDUCATION

FROM GENERAL REVENUE FUND . . . . . 31,584,356

FROM GRANTS AND DONATIONS TRUST

39.641.644

108.774.000

Funds in Specific Appropriation 200 are contingent on SB 2508-A, including the document incorporated by reference therein in its entirety, and Specific Appropriations 194, 201, 202, 203, and 206, including all proviso language applicable to each specific appropriation, becoming law.

From the funds in Specific Appropriation 200, \$31,584,356 from General Revenue Fund and \$39,641,644 from Grants and Donations Trust Fund and \$108,774,000 from the Medical Care Trust Fund are provided to fund the Statewide Medicaid Residency Program and the Graduate Medical Education Startup Bonus Program. Of these funds \$80,000,000 shall be used to fund the Statewide Medicaid Residency Program in accordance with section 409.909(3), Florida Statutes. Of these funds, \$42,812,976 shall be distributed to the two hospitals with the largest number of graduate medical residents in statewide supply/demand deficit. The remaining funds shall be used to fund the Graduate Medical Education Startup Bonus Program in accordance with section 409.909(5), Florida Statutes, and are provided for the following physician specialties and subspecialties, both adult and pediatric, that are in statewide supply/demand deficit: allergy or immunology; anesthesiology; cardiology; endocrinology; family medicine; general surgery; hematology; oncology; infectious diseases; nephrology; neurology; obstetrics/gynecology; ophthalmology; orthopedic surgery; otolaryngology; psychiatry; pulmonary; radiology; rheumatology; thoracic surgery; and urology. One-time startup bonuses are also provided for internal medicine residency positions at hospitals with twenty-five percent or greater Medicaid and charity care for positions in place during state fiscal years 2014-2015 and 2015-2016; however, these hospitals shall not be eligible for funding under section 409.909(5)(b), Florida Statutes, for internal medicine positions. Funding for the Graduate Medical Education Startup Bonus Program is contingent on the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund.

## 201 SPECIAL CATEGORIES

HOSPITAL INPATIENT SERVICES

FROM GENERAL REVENUE FUND . . . . . 187,959,736

FROM HEALTH CARE TRUST FUND . . . . 42,300,000 FROM GRANTS AND DONATIONS TRUST 16.630.452 543,248,124

FROM PUBLIC MEDICAL ASSISTANCE

47.450.732 FROM REFUGEE ASSISTANCE TRUST FUND .

Funds in Specific Appropriation 201 are contingent upon the state share being provided through grants and donations from state, county or other governmental funds. In the event the state share provided through SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

grants and donations in the Grants and Donations Trust Fund is not available, the Agency for Health Care Administration may submit a revised hospital reimbursement plan to the Legislative Budget Commission for approval.

Funds in Specific Appropriation 201 are contingent on SB 2508-A, including the document incorporated by reference therein in its entirety, and Specific Appropriations 194, 200, 202, 203, and 206, including all proviso language applicable to each specific appropriation, becoming law.

From the funds in Specific Appropriation 201, the Agency for Health Care Administration may establish a global fee for bone marrow transplants and the global fee payment shall be paid to approved bone marrow transplant providers that provide bone marrow transplants to Medicaid beneficiaries.

Any hospital that was exempt from the inpatient reimbursement ceiling in the prior state fiscal year, due to their charity care and Medicaid days as a percentage to total adjusted hospital days equaling or exceeding 11 percent, but no longer meets the 11 percent threshold, because of updated audited DSH data, shall remain exempt from the inpatient reimbursement ceilings for a period of two years.

From the funds in Specific Appropriations 201 and 211, \$2,900,947 from the Grants and Donations Trust Fund and \$4,445,082 from the Medical Care Trust Fund are provided to make Medicaid payments for multi-visceral transplants and intestine transplants in Florida. The Agency for Health Care Administration shall establish a global fee for these transplant procedures and the payments shall be used to pay approved multi-visceral transplant and intestine transplant facilities a global fee for providing these transplant services to Medicaid beneficiaries. Payment of the global fee is contingent upon the nonfederal share being provided through grants and donations from state, county or other governmental funds. The agency is authorized to seek any federal waiver or state plan amendment necessary to implement this provision.

From the funds in Specific Appropriation 201, the Agency for Health Care Administration shall apply a six percent adjustment for anticipated case mix increases from improved documentation and coding through the implementation of Diagnosis Related Grouping (DRG). The agency shall also apply a one percent adjustment for real case mix change. By February 28, 2016, the agency shall perform a reconciliation and apply positive or negative adjustments to the reimbursements comparing actual to predicted case mix in aggregate. Actual case mix will be measured using admissions between April 1, 2014, and March 31, 2015, from both the fee-for-service and managed care programs. Actual case mix in state fiscal year 2015-2016 will be assumed to be higher than measured case mix by between zero and three percent based on case mix trending. Effective March 1, 2016, adjustments will be performed prospectively to the fee-for-service DRG payment parameters and will be applied for the remainder of the fiscal year. Adjustments applied must maintain budget neutrality for the fiscal year. No recalculation of managed care capitation payments will be made based upon these adjustments.

From the funds in Specific Appropriation 201, the Agency for Health Care Administration shall continue a Diagnosis Related Grouping reimbursement methodology for hospital inpatient services as directed in section 409.905 (5) (c), Florida Statutes.

Base Rate - \$3,237.45
Neonates Service Adjustor - 1.30
Pediatrics Service/Age Adjustor - 1.30
Free Standing Rehabilitation Provider Adjustor - 2.709
Rural Provider Adjustor - 2.088
Long Term Acute Care (LTAC) Provider Adjustor - 2.113
High Medicaid and High Outlier Provider Adjustor - 2.303
Outlier Threshold - \$60,000
Marginal Cost Percentage - 60%/80%
Marginal Cost Percentage for Pediatric Claims Severity
Levels 3 or 4 - 80%
Marginal Cost Percentage for Neonates Claims Severity Levels
3 or 4 - 80%

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Documentation and Coding Adjustment - 7%
Level I Trauma Add On - 17%
Level II or Level II and Pediatric Add On - 11%
Pediatric Trauma Add On - 4%

Funds in Specific Appropriation 202 shall be used for a Disproportionate Share Hospital Program as provided in sections 409.911, 409.9113, and 409.9119, Florida Statutes, and are contingent on the state share being provided through grants and donations from state, county, or other government entities.

Funds in Specific Appropriations 202 are contingent on SB 2508-A, including the document incorporated by reference therein in its entirety, and Specific Appropriations 194, 200, 201, 203, and 206, including all proviso language applicable to each specific appropriation, becoming law.

Funds in Specific Appropriations 203 are contingent on SB 2508-A, including the document incorporated by reference therein in its entirety, and Specific Appropriations 194, 200, 201, 202, and 206, including all proviso language applicable to each specific appropriation, becoming law.

From the funds in Specific Appropriation 203, \$80,934,038 in nonrecurring funds from the Grants and Donations Trust Fund and \$123,599,795 in nonrecurring funds from the Medical Care Trust Fund are provided to teaching faculty physicians for services provided by doctors of medicine and osteopathy, as well as other licensed health care practitioners acting under the supervision of those doctors pursuant to existing statutes and written protocols, employed by or under contract with a medical school in Florida. If approved by the Centers for Medicare and Medicaid Services, these funds may be paid directly to the faculty practice plans. Distribution for plans in existence shall be based on calendar year 2013 fee-for-service supplemental payments after adjusting for any state fiscal year 2014-2015 over or under payments; distribution for plans established after 2010 shall be based on historic methodologies using current year fee-for-service and managed care organization encounters. Any funds not distributed in accordance with the above shall be distributed on a pro rata basis to all participating practice plans. These distributions are for medical schools that meet participation requirements in the Low Income Pool. Funding is contingent upon the nonfederal share being provided through grants and donations from state, county or other governmental entities.

From the funds in Specific Appropriation 203, in the event the amount of approved nonfederal share of matching funds is not provided by local governmental entities, the agency may adjust low-income pool funds between programs described within this specific appropriation as necessary to ensure sufficient nonfederal matching funds. Any modification, under this provision, shall be consistent with the model, methodology and framework utilized by the Legislature.

From the funds in Specific Appropriation 203, the Agency for Health Care Administration may make low-income pool Medicaid payments in an accelerated manner that is more frequent than on a quarterly basis subject to the availability of state, local and federal funds.

Funds provided in Specific Appropriation 203, are contingent upon the nonfederal share being provided through grants and donations from state, county or other governmental funds.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 204 SPECIAL CATEGORIES MEDICAID CROSSOVER SERVICES FROM GENERAL REVENUE FUND . . . . . 5.003.798 FROM MEDICAL CARE TRUST FUND . . . . 7,667,252 205 SPECIAL CATEGORIES HOSPITAL INSURANCE BENEFITS FROM GENERAL REVENUE FUND . . . . . 26,359,375 FROM MEDICAL CARE TRUST FUND . . . . 40,390,119 206 SPECIAL CATEGORIES HOSPITAL OUTPATIENT SERVICES FROM GENERAL REVENUE FUND . . . . . 77,349,939 FROM GRANTS AND DONATIONS TRUST 48,233,649 FROM MEDICAL CARE TRUST FUND . . . . 223,533,055 FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . . . . . . . . . . . . . 20,768,022 FROM REFUGEE ASSISTANCE TRUST FUND . 1,800,006

Funds in Specific Appropriations 206 are contingent on SB 2508-A, including the document incorporated by reference therein in its entirety, and Specific Appropriations 194, 200, 201, 202, and 203, including all proviso language applicable to each specific appropriation, becoming law.

From the funds in Specific Appropriations 206 and 213, \$25,485,817 from the Grants and Donations Trust Fund and \$38,950,028\$ from the Medical Care Trust Fund are provided so that the Agency for Health Care Administration may amend its current facility fees and physician services to allow for payments to hospitals providing primary care to low-income individuals and participating in the Primary Care Disproportionate Share Hospital (DSH) program in Fiscal Year 2003-2004, provided such hospital implements an emergency room diversion program so that non-emergent patients are triaged to lesser acute settings; or a public hospital assumed the fiscal and operating responsibilities for one or more primary care centers previously operated by the Florida Department of Health or the local county government. Any payments made to qualifying hospitals because of this change shall be contingent on the state share being provided through grants and donations from counties, local governments, public entities, or taxing districts, and federal matching funds. This provision shall be contingent upon federal approval of a state plan amendment.

#### 207 SPECIAL CATEGORIES OTHER LAB AND X-RAY SERVICES FROM GENERAL REVENUE FUND . . . . . 14,727,124 FROM MEDICAL CARE TRUST FUND . . . . 22,612,640 FROM REFUGEE ASSISTANCE TRUST FUND . 924.952 208 SPECIAL CATEGORIES OTHER FEE FOR SERVICE FROM GENERAL REVENUE FUND . . . . . 1,371,217 FROM MEDICAL CARE TRUST FUND . . . . 2.105.106 FROM REFUGEE ASSISTANCE TRUST FUND . 108,568

Funds in Specific Appropriation 208 are for the inclusion of freestanding dialysis clinics in the Medicaid program. The Agency for Health Care Administration shall limit payment to \$125.00 per visit for each dialysis treatment. Freestanding dialysis facilities may obtain, administer and submit claims directly to the Medicaid program for End-Stage Renal Disease pharmaceuticals subject to coverage and limitations policy. All pharmaceutical claims for this purpose must include National Drug Codes (NDC) to permit the invoicing for federal and/or state supplemental rebates from manufacturers. Claims for drug products that do not include NDC information are not payable by Florida Medicaid unless the drug product is exempt from federal rebate requirements.

From the funds in Specific Appropriation 208, the Agency for Health Care Administration shall work with dialysis providers, managed care organizations, and physicians to ensure that all Medicaid patients with End Stage Renal Disease (ESRD) are educated and assessed by their physician and dialysis provider to determine their suitability for

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210 SPECIAL CATEGORIES

212 SPECIAL CATEGORIES

peritoneal dialysis (PD) as a modality choice. Further, the agency shall consult with the dialysis community concerning suitable voluntary reporting to the state Medicaid program on members' PD suitability.

209	SPECIAL CATEGORIES	
	PATIENT TRANSPORTATION	
	FROM GENERAL REVENUE FUND	7,933,866
	FROM MEDICAL CARE TRUST FUND	27,267,898
	FROM REFUGEE ASSISTANCE TRUST FUND .	241,559

From the funds in Specific Appropriation 209, \$15,000,000 from the Medical Care Trust Fund is provided for a certified public expenditure program for Emergency Medical Services. The Agency for Health Care Administration shall seek a state plan amendment to implement this program pursuant to 42 CFR 433.51.

	01201112 01120011220		
	PERSONAL CARE SERVICES		
	FROM GENERAL REVENUE FUND	22,751,323	
	FROM MEDICAL CARE TRUST FUND		34,900,075
211	SPECIAL CATEGORIES		
	PHYSICIAN AND HEALTH CARE PRACTITIONER		
	SERVICES		
	FROM GENERAL REVENUE FUND	43,758,310	
	FROM HEALTH CARE TRUST FUND		3,543,106
	FROM TOBACCO SETTLEMENT TRUST FUND .		56,598,906
	FROM GRANTS AND DONATIONS TRUST		
	FUND		271,824
	FROM MEDICAL CARE TRUST FUND		171,042,004
	FROM PUBLIC MEDICAL ASSISTANCE		
	TRUST FUND		7,114,334
	FROM REFUGEE ASSISTANCE TRUST FUND .		3,396,103

From the funds in Specific Appropriation 211, \$1,186,825 from the General Revenue Fund and \$1,818,556 from the Medical Care Trust Fund are provided for a pediatrician rate increase.

From the funds in Specific Appropriation 211, the Agency for Health Care Administration is authorized to continue the physician lock-in program for recipients who participate in the pharmacy lock-in program.

	THERAPY SERVICES FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	7,185,966	11,051,377
213	SPECIAL CATEGORIES		
	PREPAID HEALTH PLANS		
	FROM GENERAL REVENUE FUND	2,818,623,532	
	FROM HEALTH CARE TRUST FUND		445,640,518
	FROM TOBACCO SETTLEMENT TRUST FUND		256,309,096
	FROM GRANTS AND DONATIONS TRUST		
	FUND		1,011,994,802
	FROM MEDICAL CARE TRUST FUND		6,997,825,218
	FROM PUBLIC MEDICAL ASSISTANCE		
	TRUST FUND		517,161,468
	FROM REFUGEE ASSISTANCE TRUST FUND		29,835,178

From the funds in Specific Appropriations 213 and 219, \$6,201,347 from the Grants and Donations Trust Fund and \$9,474,203 from the Medical Care Trust Fund are provided to buy back clinic services rate adjustments, effective on or after July 1, 2008, and are contingent on the nonfederal share being provided through grants and donations from state, county or other governmental funds. Authority is granted to buy back rate reductions up to, but not higher than, the amounts available under the authority appropriated in this Specific Appropriation. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

Funds in Specific Appropriations 213 are contingent upon SB 2508-A, including the document incorporated by reference therein in its entirety, and Specific Appropriations 194, 201, 202, 203, and 206,

SECTION 3 - HUMAN SERVICES

SPECIFIC APPROPRIATION including all proviso language applicable to each specific appropriation, becoming law. 214 SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS FROM GENERAL REVENUE FUND . . . . . 48,467,917 FROM HEALTH CARE TRUST FUND . . . . 23.416.376 FROM GRANTS AND DONATIONS TRUST 358,814,657 FROM MEDICAL CARE TRUST FUND . . . . 22,178,237 FROM REFUGEE ASSISTANCE TRUST FUND . 2.813.571 215 SPECIAL CATEGORIES MEDICARE PART D PAYMENT FROM GENERAL REVENUE FUND . . . . . 475,248,123 216 SPECIAL CATEGORIES PRIVATE DUTY NURSING SERVICES FROM GENERAL REVENUE FUND . . . . . . 31,277,578 FROM MEDICAL CARE TRUST FUND . . . . 48,056,046

From the funds in Specific Appropriation 216, \$701,182 from the General Revenue Fund and \$1,034,890 from the Medical Care Trust Fund are provided for a rate increase for Private Duty Nursing services provided by Licensed Practical Nurses.

## 217 SPECIAL CATEGORIES

STATEWIDE INPATIENT PSYCHIATRIC SERVICES

FROM GENERAL REVENUE FUND . . . . . 2.295.013

FROM MEDICAL CARE TRUST FUND . . . .

The funds in Specific Appropriation 217 are provided to the Agency for Health Care Administration for services for children in the Statewide Inpatient Psychiatric Program. The program shall be designed to permit prior authorization of services, monitoring and quality assurance, discharge planning, and continuing stay reviews of all children admitted to the program.

## 218 SPECIAL CATEGORIES

SUPPLEMENTAL MEDICAL INSURANCE

FROM GENERAL REVENUE FUND . . . . . 543,923,994

FROM MEDICAL CARE TRUST FUND . . . . 833,449,441

FROM REFUGEE ASSISTANCE TRUST FUND . 7,903

## 219 SPECIAL CATEGORIES

CLINIC SERVICES

FROM GENERAL REVENUE FUND . . . . . 60,262,772

FROM GRANTS AND DONATIONS TRUST

724.605 FROM MEDICAL CARE TRUST FUND . . . . 94,380,233 FROM REFUGEE ASSISTANCE TRUST FUND .

From the funds in Specific Appropriation 219, the Agency for Health Care Administration shall apply a recurring methodology to establish rates taking into consideration the reductions imposed on or after October 1, 2008, in the following manner: (1) the agency shall divide the total amount of each recurring reduction imposed by the number of visits originally used in the rate calculation for each rate setting period on or after October 1, 2008, which will yield a rate reduction per diem for each rate period; (2) the agency shall multiply the resulting rate reduction per diem for each rate setting period on or after October 1, 2008, by the projected number of visits used in establishing the current budget estimate which will yield the total current reduction amount to be applied to current rates; (3) in the event the total current reduction amount is greater than the historical reduction amount, the agency shall hold the rate reduction to the historical reduction amount.

## 220 SPECIAL CATEGORIES

MEDICAID SCHOOL REFINANCING FROM MEDICAL CARE TRUST FUND . . . . 97,569,420

220A QUALIFIED EXPENDITURE CATEGORY PREPAID HEALTH PLANS

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

FROM GENERAL REVENUE FUND . . . . . . 227,944,554 FROM MEDICAL CARE TRUST FUND . . . .

348,109,410

From the funds provided in Specific Appropriations 220A, \$227,944,554 from the General Revenue Fund and \$348,109,410 from the Medical Care Trust Fund are provided to the Agency for Health Care Administration for payments to Medicaid prepaid health plans. The Agency for Health Care Administration is authorized to submit budget amendments to request release of these funds pursuant to the provisions of chapter 216, Florida Statutes. The budget amendments shall include a detailed spending plan justifying the need for this funding based upon the results of the Agency's capitation rate setting process. The amendments shall also include actuarial reports and studies to support the need for rate adjustments as well as detailed calculations in support of the need to access additional funding.

TOTAL: MEDICAID SERVICES TO INDIVIDUALS

FROM GENERAL REVENUE FUND . . . . . . 4,777,359,992

14,022,420,508

TOTAL ALL FUNDS . . . . . . . . . . . . . 18,799,780,500

MEDICAID LONG TERM CARE

#### 221 SPECIAL CATEGORIES

ASSISTIVE CARE SERVICES

FROM GENERAL REVENUE FUND . . . . . . 5,261,840 FROM MEDICAL CARE TRUST FUND . . . .

8,174,064

222 SPECIAL CATEGORIES

3,516,618

HOME AND COMMUNITY BASED SERVICES

FROM GENERAL REVENUE FUND . . . . . 3,609,441

FROM MEDICAL CARE TRUST FUND . . . . 1,016,614,302

223 SPECIAL CATEGORIES

INTERMEDIATE CARE FACILITIES/

INTELLECTUALLY DISABLED - SUNLAND CENTER

FROM MEDICAL CARE TRUST FUND . . . . 78,920,361

From the funds in Specific Appropriations 223, 224 and 225, the Agency for Health Care Administration, in consultation with the Agency for Persons with Disabilities, is authorized to transfer funds, in accordance with the provisions of chapter 216, Florida Statutes, to Specific Appropriation 251 for the Developmental Disabilities Home and Community Based Waiver. Priority for the use of these funds will be given to the planning and service areas with the greatest potential for transition success.

## 224 SPECIAL CATEGORIES

INTERMEDIATE CARE FACILITIES/

DEVELOPMENTALLY DISABLED COMMUNITY

FROM GENERAL REVENUE FUND . . . . . 82,403,571

FROM GRANTS AND DONATIONS TRUST

15 147 690

FROM MEDICAL CARE TRUST FUND . . . .

149,476,494

From the funds in Specific Appropriation 224, \$15,147,690 from the Grants and Donations Trust Fund and \$23,210,603 from the Medical Care Trust Fund are provided to buy back intermediate care facilities for the developmentally disabled rate reductions, effective on or after October 1, 2008 and are contingent on the nonfederal share being provided through intermediate care facilities for the developmentally disabled quality assessments. Authority is granted to buy back rate reductions up to, but not higher than, the amounts available under the budgeted authority in this Specific Appropriation. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher

The recurring methodology to be utilized by the Agency for Health Care Administration to establish rates taking into consideration the reductions imposed on or after October 1, 2008, shall be to compare the average unit appropriation with actual average unit cost as follows: 1) the average unit appropriation shall be determined by dividing the total SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

appropriation in Specific Appropriation 224 by the total bed days for the past fiscal year; 2) the total actual cost as generated based on the July 1 rate setting shall be divided by the total bed days for the past fiscal year to determine the actual unit cost; 3) the actual unit cost shall be reduced to a Reduced Actual Unit Cost by the same percentage used to calculate the Legislative Appropriation to account for client participation contributions; 4) no negative adjustment to the rates paid to providers shall occur so long as the Reduced Actual Unit Cost is equal to or less than the average unit appropriation; and 5) in the event the Reduced Actual Unit Cost is greater than the average unit appropriation a prorated reduction shall be imposed on all rates after all Quality Assessment Fee funds have been exhausted to cover the rate reductions.

The Agency for Health Care Administration shall not pay any legal judgments, settlements, lawsuit damages or awards imposed by a court as the result of any legal proceeding relating to prior fiscal years without specific authority in the General Appropriations Act.

From the funds in Specific Appropriation 224, \$1,550,354 from the General Revenue Fund and \$2,375,586 from the Medical Care Trust Fund are contingent upon SB 2508-A becoming law.

## 225 SPECIAL CATEGORIES

NURSING HOME CARE

From the funds in Specific Appropriation 225, the Agency for Health Care Administration, in consultation with the Department of Health, is authorized to transfer funds in accordance with the provisions of chapter 216, Florida Statutes, to Specific Appropriation 225 specifically for slots under the Model Waiver, Specific Appropriation 507 Brain and Spinal Cord Home and Community Based Services Waiver, and Specific Appropriation 226 Statewide Medicaid Managed Care Long-Term Care Waiver to transition the greatest number of appropriate eligible beneficiaries from skilled nursing facilities to community-based alternatives in order to maximize the reduction in Medicaid nursing home occupancy. Priority for the use of these funds will be given to the planning and service areas with the greatest potential for transition success.

From the funds in Specific Appropriations 225 and 226, \$410,125,761 from the Grants and Donations Trust Fund and \$626,595,245 from the Medical Care Trust Fund are provided to buy back nursing facility rate reductions, effective on or after January 1, 2008, and are contingent on the nonfederal share being provided through nursing home quality assessments. Authority is granted to buy back rate reductions up to, but not higher than the amounts available under the budgeted authority in this Specific Appropriation. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

## 226 SPECIAL CATEGORIES

From the funds in Specific Appropriation 226, \$1,282,327 from the General Revenue Fund and \$1,958,328 from the Medical Care Trust Fund are provided to serve elders on the Medicaid Long Term Care waitlist who have been classified as a priority score of four or higher.

## 227 SPECIAL CATEGORIES

STATE MENTAL HEALTH HOSPITAL PROGRAM

FROM MEDICAL CARE TRUST FUND . . . .

7,231,393

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APPROPRIATION

MENTAL HEALTH HOSPITAL DISPROPORTIONATE

SHARE

229 SPECIAL CATEGORIES

T.B. HOSPITAL DISPROPORTIONATE SHARE

FROM MEDICAL CARE TRUST FUND . . . . 2,444,587

230 SPECIAL CATEGORIES

PROGRAM OF ALL-INCLUSIVE CARE FOR THE

ELDERLY (PACE)

230A OUALIFIED EXPENDITURE CATEGORY

PREPAID HEALTH PLANS - LONG TERM CARE FROM GENERAL REVENUE FUND . . . . . 78,578,277

FROM MEDICAL CARE TRUST FUND . . . . 120,002,156

From the funds provided in Specific Appropriation 230A, \$78,578,277 from the General Revenue Fund and \$120,002,156 from the Medical Care Trust Fund are provided to the Agency for Health Care Administration for payments to Medicaid prepaid health plans. The Agency for Health Care Administration is authorized to submit budget amendments to request release of these funds pursuant to the provisions of chapter 216, Florida Statutes. The budget amendments shall include a detailed spending plan justifying the need for this funding based upon the results of the agency's capitation rate setting process. The amendments shall also include actuarial reports and studies to support the need for rate adjustments as well as detailed calculations in support of the need to access additional funding.

TOTAL: MEDICAID LONG TERM CARE

FROM GENERAL REVENUE FUND . . . . . . 1,065,691,586

PROGRAM: HEALTH CARE REGULATION

HEALTH CARE REGULATION

APPROVED SALARY RATE 28,542,549

231 SALARIES AND BENEFITS POSITIONS 648.00

232 OTHER PERSONAL SERVICES

222 EADENGEG

234 OPERATING CAPITAL OUTLAY

FROM HEALTH CARE TRUST FUND . . . . . 87,054

234A LUMP SUM

BACKGROUND SCREENING CLEARINGHOUSE

FROM HEALTH CARE TRUST FUND . . . . . 238,563

From the funds in Specific Appropriation 234A, \$238,563 from the Health Care Trust Fund is provided to the Agency for Health Care Administration to maintain the Background Screening Clearinghouse and to enable additional departments to utilize the system pursuant to section 435.12, Florida Statutes. The funds shall be held in reserve pending a cost allocation methodology that demonstrates how the participating departments will share in the cost of the operations and maintenance of the Clearinghouse.

235 SPECIAL CATEGORIES

TRANSFER TO DIVISION OF ADMINISTRATIVE

HEARINGS

FROM HEALTH CARE TRUST FUND . . . . . 689,186

228 SPECIAL CATEGORIES

SPECIE APPROF	ON 3 - HUMAN SERVICES FIC PRIATION SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	100.000	SPECIFIC APPROPRIA a rep of th	B - HUMAN SERVICES ATION POORT to the chair of the Senate A the House Appropriations Commit of and Budget no later than August	tee, and the Governor's	
	FROM HEALTH CARE TRUST FUND FROM QUALITY OF LONG-TERM CARE	2,343,948	•	SERVICES TO PERSONS WITH DISABIL	•	
	FACILITY IMPROVEMENT TRUST FUND	1,000,000	HOME AND	COMMUNITY SERVICES		
237	SPECIAL CATEGORIES		מחת ג	ONIED CALADY DAME 15 000	762	
	EMERGENCY ALTERNATIVE PLACEMENT FROM HEALTH CARE TRUST FUND	806,629	APPR	ROVED SALARY RATE 15,828,	163	
	FROM REALIR CARE IROSI FUND	000,029	2/12 57	ALARIES AND BENEFITS POSITI	ONS 395.00	
238	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		F	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE		
	FROM HEALTH CARE TRUST FUND	703,701		TRUST FUND		7,682,533
239	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			TRUST FUND		1,660,362
	FROM HEALTH CARE TRUST FUND	140,269		THER PERSONAL SERVICES	1,876,556	
240	SPECIAL CATEGORIES			FROM OPERATIONS AND MAINTENANCE		
	TRANSFER TO DEPARTMENT OF MANAGEMENT			TRUST FUND		2,025,003
	SERVICES - HUMAN RESOURCES SERVICES			FROM SOCIAL SERVICES BLOCK GRANT		
	PURCHASED PER STATEWIDE CONTRACT			TRUST FUND		162,396
	FROM HEALTH CARE TRUST FUND	222,838	0.45	IDENIARA		
241	CDECTAL CAMEGODIEC		245 EX		1 417 650	
241	STATE OPERATIONS - AMERICAN RECOVERY AND		F	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE		
	REINVESTMENT ACT OF 2009			TRUST FUND		1,336,438
	FROM HEALTH CARE TRUST FUND	652,990		FROM SOCIAL SERVICES BLOCK GRANT		102 061
242	SPECIAL CATEGORIES			TRUST FUND		193,061
242	GRANTS AND AIDS - CONTRACTED SERVICES -		246 01	PERATING CAPITAL OUTLAY		
	AMERICAN RECOVERY AND REINVESTMENT ACT OF			FROM GENERAL REVENUE FUND	9.060	
	2009			FROM OPERATIONS AND MAINTENANCE		
	FROM HEALTH CARE TRUST FUND	165,390,787		TRUST FUND		26,334
242A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		246A LU		Tana	
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			NDIVIDUAL AND FAMILY SUPPORT SERV	ICES	
	LONG-TERM CARE FACILITY RESPIRATORY THERAPY CAPITAL IMPROVEMENTS			FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		2,000,000
	FROM GENERAL REVENUE FUND	200,000	E . 3	in quality accordate as	ca	muaduda a
П		0403 4000 000 1		in Specific Appropriation 24		

From the funds in Specific Appropriation 242A, \$200,000 in nonrecurring funds from the General Revenue Fund is provided to a facility licensed under chapter 400, F.S. that serves medically fragile patients under age 21 who require skilled nursing care to be used to provide capital improvements, facility upgrades or equipment acquisition for respiratory therapy services for ventiator dependent residents over age 21. Expenditures utilizing these funds shall not be included as an allowable cost on the Medicaid cost report and these appropriated funds shall not be subject to Medicaid cost report offset.

TOTAL:	HEALTH CARE REGULATION FROM GENERAL REVENUE FUND	437,481	220,081,307
	TOTAL POSITIONS	648.00	220,518,788
TOTAL:	AGENCY FOR HEALTH CARE ADMINISTRATION FROM GENERAL REVENUE FUND FROM TRUST FUNDS	5,919,176,125	19,517,404,886
	TOTAL POSITIONS	1,563.00 71,046,035	25,436,581,011

## AGENCY FOR PERSONS WITH DISABILITIES

From the funds in Specific Appropriations 243 through 277V, the Agency for Persons with Disabilities shall develop a plan for realigning revenue sources with expenditures by budget entity, program component, appropriation category, fund type, and funding source identifier that maintains budget neutrality for the fiscal year. The agency shall submit

and Family Support Services program. The Agency for Persons with Disabilities is authorized to submit budget amendments for the release of the lump sum appropriation pursuant to the provisions of chapter 216, Florida Statutes. Requests for release of funds shall include a detailed spend plan.

247	SPECIAL CATEGORIES GRANT AND AID INDIVIDUAL AND FAMILY	
	SUPPORTS	
	FROM GENERAL REVENUE FUND 3,080,000	
	FROM SOCIAL SERVICES BLOCK GRANT	
	TRUST FUND	10,606,771

Funds in Specific Appropriation 247 expended for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there are no reductions in the number of persons served or level of services provided.

From the funds in Specific Appropriation 247, \$500,000 in nonrecurring funds from the General Revenue Fund and \$500,000 in nonrecurring funds from the Social Services Block Grant Trust Fund are provided for supported employment services for individuals on the waiting list for the Developmental Disabilities Medicaid Waiver program in Specific Appropriation 251. The supported employment services shall be provided in a manner consistent with the same rules and regulations governing these services in the Developmental Disabilities Medicaid Waiver program, and may additionally be used toward obtaining and maintaining paid or unpaid internships.

## 248 SPECIAL CATEGORIES ROOM AND BOARD PAYMENTS FOR DEVELOPMENTALLY DISABLED

SECTION 3 - HUMAN SERVICES

SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND . . . . . 2,839,201 249 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 156,387 FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . . 61.776 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND . . . . . . . . . . . . . . . . . 32,018 250 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 7,298,698 FROM SOCIAL SERVICES BLOCK GRANT 440,000 

From the funds in Specific Appropriation 250, \$500,000 from the General Revenue Fund is provided to Our Pride Academy to establish a child care training program for individuals with developmental disabilities.

From the funds in Specific Appropriation 250, \$2,000,000 from the General Revenue Fund is provided to the ARC of Florida for dental services to individuals with developmental disabilities.

From the funds in Specific Appropriation 250, \$125,000 from the General Revenue Fund, of which \$100,000 is nonrecurring, is provided to the ARC of Florida to provide training resources for service providers of individuals with developmental disabilities.

From the funds in Specific Appropriation 250, \$1,928,398 in nonrecurring funds from the General Revenue Fund is provided for the following projects:

Area Stage Company (ASC) Developmental Disabilities	
Theater Program for Children	150,000
JAFCO Children's Ability Center	500,000
Operation Grow - Seminole County Work Opportunity Program	323,060
Quest Kids	750,000
Sabrina Cohen Foundation - Accessible Beach Access	65,000
Special Olympics of Florida - Transportation Services	80,000
United Cerebral Palsy at Golden Glades	60,338

From the funds in Specific Appropriation 250, \$440,000 in nonrecurring funds from the Social Services Block Grant Trust Fund is provided to the following projects:

Angels Reach Foundation, Inc	50,000
ARK of Nassau	90,000
MACTown Fitness and Wellness Center	
Mailman Center for Child Development	150,000

From the funds in Specific Appropriation 250, \$78,300 in nonrecurring funds from the General Revenue Fund is provided to the ARC Jacksonville Village and the Villages at Noah's Landing for services to individuals with intellectual and developmental disabilities.

## SPECIAL CATEGORIES

HOME AND COMMUNITY BASED SERVICES WAIVER FROM GENERAL REVENUE FUND . . . . . 393,639,949 FROM OPERATIONS AND MAINTENANCE 601,153,957

From the funds in Specific Appropriation 251, \$16,086,659 from the General Revenue Fund and \$24,567,015 from the Operations and Maintenance Trust Fund are provided to expand the Individual Budget (iBudget) Waiver by removing the greatest number of individuals permissible under the additional funding.

Funds in Specific Appropriation 251 shall not be used for administrative costs. Funds for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there are no reductions in the number of persons served or level of services provided.

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

From the funds in Specific Appropriation 251, the Agency for Persons with Disabilities shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives monthly surplus-deficit reports projecting the total Medicaid Waiver program expenditures for the fiscal year along with any corrective action plans necessary to align program expenditures with annual appropriations.

From the funds in Specific Appropriation 251, \$3,186,825 from the General Revenue Fund and \$4,866,814 from the Operations and Maintenance Trust Fund are provided as a uniform rate increase for Waiver Support Coordinator providers.

From the funds in Specific Appropriation 251, \$2,000,000 from the General Revenue Fund and \$3,054,334 from the Operations and Maintenance Trust Fund are provided as a uniform rate increase for Personal Supports providers to increase compensation for direct care staff.

252 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . .

240.976

253 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . .

86,620

FROM OPERATIONS AND MAINTENANCE 

57,453

253A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY THE ARC VILLAGE OF JACKSONVILLE FROM GENERAL REVENUE FUND . . . . .

500,000

From the funds in Specific Appropriation 253A, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to the ARC Village in Jacksonville to provide facilities enhancements, safety features, and amenities to the independent living community housing persons with intellectual and developmental disabilities.

253B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY ARC OF BROWARD CULINARY PROGRAM FROM GENERAL REVENUE FUND . . . . .

250.000

From the funds in Specific Appropriation 253B, \$250,000 in nonrecurring funds from the General Revenue Fund is provided to the ARC of Broward - Culinary Program.

253C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY PALM BEACH HABILITATION CENTER FACILITY MAINTENANCE, REPAIR, OR NEW CONSTRUCTION FROM GENERAL REVENUE FUND . . . . .

649,111

From the funds provided in Specific Appropriation 253C, the nonrecurring sum of \$166,511 from the General Revenue Fund is provided to the Palm Beach Habilitation Center for roofing repairs or replacement.

From the funds provided in Specific Appropriation 253C, the nonrecurring sum of \$482,600 from the General Revenue Fund is provided to the Palm Beach Habilitation Center for the repair or replacement of fire safety and potable water systems.

TOTAL: HOME AND COMMUNITY SERVICES

FROM GENERAL REVENUE FUND . . . . . . 424,141,711

FROM TRUST FUNDS . . . . . . . . . . . . . . . . 627,438,102

TOTAL POSITIONS . . . . . . . . . . . 395.00

TOTAL ALL FUNDS . . . . . . . . . . . . 1,051,579,813

PROGRAM MANAGEMENT AND COMPLIANCE

FROM OPERATIONS AND MAINTENANCE

### JOURNAL OF THE SENATE

SECTION 3 - HUMAN SERVICES SECTION 3 - HUMAN SERVICES SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION APPROVED SALARY RATE 9,719,947 TRUST FUND . . . . . . . . . . . . . . . . 1,359,742 From the funds in Specific Appropriation 265, \$1,359,742 in 254 SALARIES AND BENEFITS POSITIONS 165.00 FROM GENERAL REVENUE FUND . . . . . nonrecurring funds from the Operations and Maintenance Trust Fund is 8,132,939 FROM OPERATIONS AND MAINTENANCE provided to the Agency for Persons with Disabilities to implement the 5,667,222 Client Data Management System for the purpose of providing electronic verification of service delivery to recipients by providers, electronic 255 OTHER PERSONAL SERVICES billings for Developmental Disabilities Medicaid Waiver services, and FROM GENERAL REVENUE FUND . . . . . electronic processing of claims. The agency is authorized to submit 294,527 budget amendments requesting release of funds in accordance with chapter FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . 220,554 216, Florida Statutes. Requests for release of funds shall include detailed operational work plans, spending plans, and the Centers for Medicare and Medicaid Services approved Advanced Planning Documents. The 256 EXPENSES Agency for Health Care Administration may seek any state plan amendment FROM GENERAL REVENUE FUND . . . . . 806,266 or federal waiver necessary to implement the system. FROM OPERATIONS AND MAINTENANCE 1,466,447 FROM SOCIAL SERVICES BLOCK GRANT The Agency for Persons with Disabilities shall submit quarterly project status reports on the Client Data Management System to the chair of the 58,373 Senate Appropriations Committee, the chair of the House Appropriations Committee, and the Governor's Office of Policy and Budget that shall 257 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . 23,974 include a description of the progress made to date for each project milestone, planned and actual deliverable completion dates, planned and FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . 3,800 actual costs incurred, and current issues and risks being managed. DATA PROCESSING SERVICES 258 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE STATE DATA CENTER - AGENCY FOR STATE HEARINGS TECHNOLOGY (AST) FROM GENERAL REVENUE FUND . . . . . 145,587 FROM GENERAL REVENUE FUND . . . . . 55,460 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . TRUST FUND . . . . . . . . . . . . . . . . 4,040 223.378 259 SPECIAL CATEGORIES TOTAL: PROGRAM MANAGEMENT AND COMPLIANCE CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . . 14,764,100 FROM GENERAL REVENUE FUND . . . . . FROM TRUST FUNDS . . . . . . . . . . . . 14,540,258 394.688 FROM OPERATIONS AND MAINTENANCE 144,553 TOTAL POSITIONS . . . . . . . . . . . 165.00 FROM SOCIAL SERVICES BLOCK GRANT TOTAL ALL FUNDS . . . . . . . . . . 29,304,358 TRUST FUND . . . . . . . . . . . . . . . . 68,510 DEVELOPMENTAL DISABILITY CENTERS - CIVIL PROGRAM 260 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES From the funds in Specific Appropriations 277A through 277K, the Agency FROM GENERAL REVENUE FUND . . . . . for Persons with Disabilities shall provide to the Governor, the 1,988,073 FROM OPERATIONS AND MAINTENANCE President of the Senate, and the Speaker of the House of Representatives monthly surplus-deficit reports projecting the total civil program 684,492 expenditures of the Developmental Disability Centers for the fiscal year along with any corrective action plans necessary to align program 261 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL expenditures with annual appropriations. SERVICES FROM GENERAL REVENUE FUND . . . . . APPROVED SALARY RATE 60,675,244 3.874 SALARIES AND BENEFITS POSITIONS 1,797.00 FROM GENERAL REVENUE FUND . . . . . . 29,674 262 SPECIAL CATEGORIES 277A SALARIES AND BENEFITS RISK MANAGEMENT INSURANCE 29.674.204 FROM GENERAL REVENUE FUND . . . . . FROM OPERATIONS AND MAINTENANCE 214,140 49,059,077 263 SPECIAL CATEGORIES HOME AND COMMUNITY SERVICES ADMINISTRATION 277B OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . . FROM GENERAL REVENUE FUND . . . . . 2,670,194 609.649 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . TRUST FUND . . . . . . . . . . . . . . . . 4.352.437 1.039.556 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND . . . . . . . . . . . . . . . . 250.555 277C EXPENSES FROM GENERAL REVENUE FUND . . . . . 2,002,916 264 SPECIAL CATEGORIES FROM OPERATIONS AND MAINTENANCE TRANSFER TO DEPARTMENT OF MANAGEMENT 3.569.448 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT 277D OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . FROM GENERAL REVENUE FUND . . . . . 34,378 64,965 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . TRUST FUND . . . . . . . . . . . . . . . . . 36,155 99,211 277E FOOD PRODUCTS 265 OUALIFIED EXPENDITURE CATEGORY FROM GENERAL REVENUE FUND . . . . . CLIENT DATA MANAGEMENT SYSTEM AND 788,707 ELECTRONIC VISIT VERIFICATION FROM OPERATIONS AND MAINTENANCE

TRUST FUND . . . . . . . . . . . .

1.298.912

SECTION 3 - HUMAN SERVICES SPECIFIC	SECTION 3 - HUMAN SERVICES SPECIFIC
APPROPRIATION 277F SPECIAL CATEGORIES	APPROPRIATION FROM GENERAL REVENUE FUND
CONTRACTED SERVICES FROM GENERAL REVENUE FUND	277N EXPENSES FROM GENERAL REVENUE FUND 1,249,744
	2770 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 96,844
TRUST FUND	FROM GENERAL REVENUE FUND
GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES	FROM GENERAL REVENUE FUND 556,200
FROM OPERATIONS AND MAINTENANCE	277Q SPECIAL CATEGORIES CONTRACTED SERVICES
TRUST FUND	
277H SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS - NON-MEDICAID FROM GENERAL REVENUE FUND	277R SPECIAL CATEGORIES  GRANTS AND AIDS - CONTRACTED PROFESSIONAL  SERVICES  FROM GENERAL REVENUE FUND
277I SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	277S SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND 2,246,041 FROM OPERATIONS AND MAINTENANCE	PRESCRIBED MEDICINE/DRUGS - NON-MEDICAID FROM GENERAL REVENUE FUND 807,202
TRUST FUND	277T SPECIAL CATEGORIES
277J SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 650,889
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	277U SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
FROM OPERATIONS AND MAINTENANCE TRUST FUND	FROM GENERAL REVENUE FUND 18,751
277K FIXED CAPITAL OUTLAY	277V SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
AGENCY FOR PERSONS WITH DISABILITIES FIXED CAPITAL OUTLAY NEEDS FOR CENTRALLY MANAGED FACILITIES	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND 840,000 FROM SOCIAL SERVICES BLOCK GRANT	TOTAL: DEVELOPMENTAL DISABILITY CENTERS - FORENSIC
TRUST FUND	PROGRAM FROM GENERAL REVENUE FUND 27,942,856
From the funds in Specific Appropriation 277K, \$840,000 in nonrecurring funds from the General Revenue Fund is provided for William "Billy Joe" Rish Recreational Park.	
From the funds in Specific Appropriation 277K, \$760,000 in	TOTAL: AGENCY FOR PERSONS WITH DISABILITIES
nonrecurring funds from the Social Services Block Grant Trust Fund is provided for Americans with Disabilities Act (ADA) accessibility modifications and other critical repairs to state facilities.	FROM GENERAL REVENUE FUND
TOTAL: DEVELOPMENTAL DISABILITY CENTERS - CIVIL PROGRAM	TOTAL POSITIONS 2,865.50 TOTAL ALL FUNDS
FROM GENERAL REVENUE FUND	TOTAL APPROVED SALARY RATE 102,712,942
TOTAL POSITIONS 1,797.00	CHILDREN AND FAMILIES, DEPARTMENT OF
TOTAL ALL FUNDS	ADMINISTRATION
DEVELOPMENTAL DISABILITY CENTERS - FORENSIC PROGRAM	PROGRAM: EXECUTIVE LEADERSHIP
From the funds in Specific Appropriations 277L through 277V, the Agency	EXECUTIVE DIRECTION AND SUPPORT SERVICES
for Persons with Disabilities shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives	APPROVED SALARY RATE 34,205,671
monthly surplus-deficit reports projecting the total forensic program expenditures of the Developmental Disability Centers for the fiscal year	278 SALARIES AND BENEFITS POSITIONS 627.00 FROM GENERAL REVENUE FUND 29,664,733
along with any corrective action plans necessary to align program expenditures with annual appropriations.	FROM ADMINISTRATIVE TRUST FUND 14,021,265 FROM FEDERAL GRANTS TRUST FUND 1,547,261 FROM WELFARE TRANSITION TRUST FUND . 260,656
APPROVED SALARY RATE 16,488,988	FROM WEDFRARE TRANSTITUM TRUST FOND
277L SALARIES AND BENEFITS POSITIONS 508.50 FROM GENERAL REVENUE FUND 23,218,978	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
277M OTHER PERSONAL SERVICES	279 OTHER PERSONAL SERVICES

June 19, 2015

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 300 SPECIAL CATEGORIES COMPUTER RELATED EXPENSES FROM GENERAL REVENUE FUND . . . . . 7.258.499 FROM ADMINISTRATIVE TRUST FUND . . . 118,466 FROM FEDERAL GRANTS TRUST FUND . . . 3,051,923 FROM WELFARE TRANSITION TRUST FUND . 249,233 FROM SOCIAL SERVICES BLOCK GRANT 71.808

From the funds in Specific Appropriation 300, the recurring sum of \$1,337,335 from the General Revenue Fund shall continue to be provided to the Department of Children and Families for the ongoing maintenance, operation, and enhancements of the Florida Safe Families Network (FSFN) application. From these funds the department must ensure that the required technical architecture changes are made to the FSFN application so that all software associated with this application is under mainstream support levels.

From the funds in Specific Appropriation 300, the sum of \$1,000,000 from existing General Revenue appropriations within this category shall be placed in reserve and provided to the Department of Children and Families for the Florida Safe Families Network (FSFN) application. The department shall collaborate with the Agency for State Technology to develop a proposal for moving the FSFN application development, test and production environments to an external service provider cloud computing service; such a service must include disaster recovery support and must comply with all applicable federal and state security and privacy requirements. At a minimum, the proposal must: (1) identify the types of cloud computing services considered with a detailed cost benefit analysis that documents all costs and savings, and qualitative and quantitative benefits involved in or resulting from the migration of the FSFN application to an external service provider cloud computing service; (2) identify any applicable federal regulations that must be addressed and federal approvals that must be received prior to relocating the FSFN application; and (3) include an implementation plan with a proposed project schedule and timeline for migrating the FSFN application to an external service provider cloud computing service no later than June 30, 2017. The Department of Children and Families must submit the proposal to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget by October 30, 2015. Contingent upon the submission of the proposal, the department is authorized to submit a budget amendment to release the funds placed in reserve pursuant to the provisions of chapter 216, Laws of Florida.

From the funds in Specific Appropriation 300, \$350,000 in nonrecurring funds from the General Revenue Fund is provided to support the annual maintenance costs of the electronic personal health records system for foster children.

From the funds in Specific Appropriation 300, the nonrecurring sum of \$250,000 from the General Revenue Fund is provided for computer related expenses associated with state employee and community-based care lead agency adoption incentive award programs.

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301	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	49,028	
	FROM FEDERAL GRANTS TRUST FUND	47,020	1,597
	FROM FEDERAL GRANIS IRUSI FUND		1,37
302	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	19,791	
302A	QUALIFIED EXPENDITURE CATEGORY		
	SUBSTANCE ABUSE AND MENTAL HEALTH		
	FINANCIAL AND SERVICES ACCOUNTABILITY		
	MANAGEMENT SYSTEM		
	FROM FEDERAL GRANTS TRUST FUND		2,000,000

From the funds provided in Specific Appropriation 302A, the nonrecurring sum of \$2,000,000 from the Federal Grants Trust Fund is provided to the Department of Children and Families for the development and implementation of a uniform management information and fiscal

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

accounting system for use by providers of community substance abuse and mental health services. The system must comply with section 394.77, Florida Statutes, and include automated interfaces to the department's child welfare information system and the Agency for Health Care Administration's Medicaid Management Information System.

The department is authorized to submit budget amendments requesting release of these funds pursuant to the provisions of chapter 216, Florida Statutes. The initial budget amendment shall include a project plan and associated costs necessary for the department, in collaboration with community substance abuse and mental health service providers, to identify and validate all business and technical requirements that should be included in the uniform management information and fiscal accounting system.

Upon release of these funds, the department shall submit quarterly project status reports to the Executive Office of the Governor's Office of Policy and Budget and the chairs of the Senate Committee on Appropriations and the House of Representatives Appropriations Committee.

TOTAL:	INFORMATION TECHNOLOGY FROM GENERAL REVENUE I	-				16.447.272	
	FROM TRUST FUNDS						19,093,213
	TOTAL POSITIONS			 		241.00	
	TOTAL ALL FUNDS		•		•		35,540,485

SERVICES

PROGRAM: FAMILY SAFETY PROGRAM

#### FAMILY SAFETY AND PRESERVATION SERVICES

The funds in Specific Appropriations 303 through 323 include the recurring sum of \$14,050,260 from the Federal Grants Trust Fund, which is provided for child welfare training needs. The funds shall be allocated as follows: \$6,510,184 for community-based care lead agencies, \$5,992,038 to the Department of Children and Families, and \$1,548,038 for Sheriffs Protective Investigators, as defined in section 39.3065, Florida Statutes.

From the funds in Specific Appropriations 303, 305, and 322, the recurring sum of \$74,643 from the Federal Grants Trust Fund and one full-time equivalent position with associated salary rate of 55,169 is provided for the administration of the state employee and community-based care lead agency adoption incentive award programs, and the recurring sum of \$130,163 and nonrecurring sum of \$8,160 from the Federal Grants Trust Fund and two full-time equivalent positions with associated salary rate of 66,684 are provided for the administration of the Title IV-E Child Welfare Stipend Program.

### APPROVED SALARY RATE 147,790,797

FROM CHILD WELFARE TRAINING TRUST

303	SALARIES AND BENEFITS POSITIONS	3,528.00	
	FROM GENERAL REVENUE FUND	83,317,059	
	FROM DOMESTIC VIOLENCE TRUST FUND .		15,507
	FROM FEDERAL GRANTS TRUST FUND		32,252,334
	FROM WELFARE TRANSITION TRUST FUND .		70,106,387
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		25,083,829
304	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	3,145,561	
	FROM FEDERAL GRANTS TRUST FUND	3,113,301	2,860,377
			2,000,311
	FROM GRANTS AND DONATIONS TRUST		
	FUND		46,935
	FROM WELFARE TRANSITION TRUST FUND .		2,645,305
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		1,087,951
	IRODI FOND		1,007,731
205	ENDENCEC		
305	EXPENSES		
	FROM GENERAL REVENUE FUND	14.376.020	

SECTION 3 - HUMAN SERVICES

SPECIAL CATEGORIES

SPECIFIC APPROPRIATION 8,394 FROM DOMESTIC VIOLENCE TRUST FUND . 11.645 FROM FEDERAL GRANTS TRUST FUND . . . 5,836,790 FROM GRANTS AND DONATIONS TRUST 9.886 FUND . . . . . . . . . . . . . . . . FROM WELFARE TRANSITION TRUST FUND . 11,915,962 FROM SOCIAL SERVICES BLOCK GRANT 3,914,954 306 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . 54,475 FROM FEDERAL GRANTS TRUST FUND . . . 42.941 FROM WELFARE TRANSITION TRUST FUND . 11,590 FROM SOCIAL SERVICES BLOCK GRANT 7,671 308 LUMP SUM SHARED RISK FUND FOR COMMUNITY BASED PROVIDERS OF CHILD WELFARE SERVICES FROM FEDERAL GRANTS TRUST FUND . . . 8,000,000 FROM WELFARE TRANSITION TRUST FUND . 5,000,000

The funds provided in Specific Appropriation 308 are available to community-based care lead agencies pursuant to the provisions of section 409.990, Florida Statutes, contingent on SB 2510-A or similar legislation becoming law.

	HOME CARE FOR DISABLED ADULTS FROM GENERAL REVENUE FUND	1,987,544	
310	SPECIAL CATEGORIES		
	GRANTS AND AIDS - COMMUNITY CARE FOR DISABLED ADULTS		
	FROM GENERAL REVENUE FUND	2,041,955	
311	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	4,189,026	
	FROM CHILD WELFARE TRAINING TRUST		
	FUND		2,815
	FROM FEDERAL GRANTS TRUST FUND		4,423,459
	FROM GRANTS AND DONATIONS TRUST		
	FUND		13,180
	FROM WELFARE TRANSITION TRUST FUND .		786,634
	FROM SOCIAL SERVICES BLOCK GRANT		

From the funds in Specific Appropriation 311, the nonrecurring sum of \$1,500,000 from the Federal Grants Trust Fund is provided to the Department of Children and Families to continue contracting for the analytics and predictive analysis initiative within the child welfare system.

From the funds in Specific Appropriation 311, the nonrecurring sum of \$500,000 from the General Revenue Fund shall be placed in reserve and is provided to the Department of Children and Families for implementation of the Child Welfare Results Oriented Accountability System as described in section 409.997, Florida Statutes. The department shall develop a proposal that specifies a timeline for implementation of the program and planned use of funds. Upon the submission of the proposal, the department is authorized to request the release of funds pursuant to the provisions of chapter 216, Florida Statutes.

### 312 SPECIAL CATEGORIES

From the funds in Specific Appropriation 312, the nonrecurring sum of \$500,000 from the General Revenue Fund is provided to Camillus House to serve sexually exploited adolescent girls.

From the funds in Specific Appropriation 312, the nonrecurring sums

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

of \$300,000 from the Federal Grants Trust Fund and \$250,000 from the General Revenue Fund are provided to Kristi House Drop-In Center to serve sexually exploited adolescent girls.

From the funds in Specific Appropriation 312, the nonrecurring sum of \$100,000 from the General Revenue Fund is provided to Agape Network to serve sexually exploited adolescent girls.

From the funds in Specific Appropriation 312, the nonrecurring sum of \$50,000 from the General Revenue Fund is provided to The Porch Light to serve sexually exploited adolescent girls.

From the funds in Specific Appropriation 312, the nonrecurring sum of \$250,000 from the General Revenue Fund is provided to the Children's Network of Southwest Florida for the Mentoring Children and Parents program.

From the funds in Specific Appropriation 312, the nonrecurring sum of \$250,000 from the General Revenue Fund is provided to Victory For Youth, Inc., for the Share Your Heart program.

From the funds in Specific Appropriation 312, the nonrecurring sum of \$359,000 from the General Revenue Fund is provided to Devereux, Inc., for services to sexually-exploited youth.

From the funds in Specific Appropriation 312, the nonrecurring sum of \$1,300,000 from the General Revenue Fund is provided to Brevard C.A.R.E.S. for prevention services to youth who are at-risk of encountering the juvenile justice system.

From the funds in Specific Appropriation 312, the nonrecurring sum of \$350,000 from the Federal Grants Trust Fund is provided to Children of Inmates, Inc., to provide care coordination services to foster care children in the Jacksonville area that have a parent incarcerated in prison or jail.

### 313 SPECIAL CATEGORIES

The funds in Specific Appropriation 313 shall be used by the Department of Children and Families to award grants to the sheriffs of the following counties to conduct child protective investigations as mandated in section 39.3065, Florida Statutes. The funds shall be allocated as follows:

Broward County Sheriff	15,054,474
Hillsborough County Sheriff	13,430,952
Manatee County Sheriff	4,719,787
Pasco County Sheriff	
Pinellas County Sheriff	
Seminole County Sheriff	4,537,152

# 314 SPECIAL CATEGORIES GRANTS AND AIDS - DOMESTIC VIOLENCE

607.155

From the funds in Specific Appropriation 314, \$11,964,596 from the General Revenue Fund, \$7,715,397 from the Domestic Violence Trust Fund, \$10,980,728 from the Federal Grants Trust Fund and \$7,750,000 from the Welfare Transition Trust Fund shall be provided to the Florida Coalition Against Domestic Violence for implementation of programs and the management and delivery of services of the state's domestic violence program including implementation of statutory directives contained in chapter 39, Florida Statutes, implementation of special projects, coordinate a strong families and domestic violence campaign, expansion

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

of the child welfare and domestic co-location projects, conduct training and provide technical assistance to certified domestic violence centers and allied professionals, and administration of contracts designated under this appropriation.

From the funds in Specific Appropriation 314, \$208,391 from the Federal Grants Trust Fund is provided to the Florida Coalition Against Domestic Violence to implement portions of the Grants to Encourage Arrest Policies and Enforcement of Protection Orders Program.

From the funds in Specific Appropriation 314, \$195,987 from the Federal Grants Trust Fund is provided to the Florida Council Against Sexual Violence to implement portions of the Grants to Encourage Arrest Policies and Enforcement of Protection Orders Program.

From the funds in Specific Appropriation 314, \$1,237,636 from the Federal Grants Trust Fund shall be transferred to the Department of Health to contract with the Florida Council Against Sexual Violence to implement portions of the Violence Against Women Act STOP Formula Grant.

#### 315 SPECIAL CATEGORIES

GRANTS AND AIDS - CHILD ABUSE PREVENTION
AND INTERVENTION
FROM GENERAL REVENUE FUND . . . . . 18,618,126

FROM WELFARE TRANSITION TRUST FUND . 7,777,637

From the funds in Specific Appropriation 315, the recurring sum of \$18,618,126 from the General Revenue Fund and \$7,777,637 from the Welfare Transition Trust Fund is provided for the Healthy Families

## 316 SPECIAL CATEGORIES

GRANTS AND AIDS - CHILD PROTECTION FROM GENERAL REVENUE FUND . . . . . 11,820,796 FROM CHILD WELFARE TRAINING TRUST 285,993 FROM FEDERAL GRANTS TRUST FUND . . . 21,007,316 FROM GRANTS AND DONATIONS TRUST 130.000 FROM WELFARE TRANSITION TRUST FUND . 1,717,434 FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . 530,696 FROM SOCIAL SERVICES BLOCK GRANT 1.998.351

From the funds in Specific Appropriation 316, \$2,475,715 from the Federal Grants Trust Fund shall be used to implement the Title IV-E Child Welfare Stipend Program. The University of Central Florida is designated as the lead university to coordinate the efforts with the Department of Children and Families and all Florida public and private Schools of Social Work.

#### 317 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . . 3,755,977

318 SPECIAL CATEGORIES

TEMPORARY EMERGENCY SHELTER SERVICES

FROM GENERAL REVENUE FUND . . . . . . 435,843

319 SPECIAL CATEGORIES

GRANTS AND AIDS - RESIDENTIAL GROUP CARE
FROM GENERAL REVENUE FUND . . . . . . 1,641,215

319A SPECIAL CATEGORIES

SPECIAL NEEDS ADOPTION INCENTIVES
FROM GENERAL REVENUE FUND . . . . . 3,000,000

From the funds provided in Specific Appropriation 319A, the recurring sum of \$1,000,000 and the nonrecurring sum of \$2,000,000 from the

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

General Revenue Fund is provided for state employee adoption benefits pursuant to section 409.1664, Florida Statutes.

320	SPECIAL CATEGORIE	3S	
	DEFERRED-PAYMENT	COMMODITY	CONTRACTS

FROM GENERAL REVENUE FUND	4,920
FROM FEDERAL GRANTS TRUST FUND	4,427
FROM WELFARE TRANSITION TRUST FUND .	1,684
FROM SOCIAL SERVICES BLOCK GRANT	
TRUST FUND	1,713

#### 321 SPECIAL CATEGORIES

	OIL PRINCE	I OICOINIDE OI	TOTTITUE		
FROM	GENERAL I	REVENUE FUND		345,275	
FROM	FEDERAL (	GRANTS TRUST	FUND		208,554
FROM	WELFARE ?	TRANSITION TR	RUST FUND .		247,526

#### 322 SPECIAL CATEGORIES

SERVICES - HUMAN RESOURCES SER	VICES		
PURCHASED PER STATEWIDE CONTRA	.CT		
FROM GENERAL REVENUE FUND		43,728	
FROM FEDERAL GRANTS TRUST FUND			25,435
FROM WELFARE TRANSITION TRUST	FUND .		58,884

#### 323 SPECIAL CATEGORIES

GRANTS AND AIDS - COMMUNITY BASED CARE FUNDS FOR PROVIDERS OF CHILD WELFARE SERVICES

LEASE OF LEASE-PURCHASE OF EQUIPMENT

TRANSFER TO DEPARTMENT OF MANAGEMENT

FROM GENERAL REVENUE FUND . . . . 400,961,866

From the funds in Specific Appropriation 323, the sum of \$5,559,800 from the General Revenue Fund and \$10,593,741 from the Federal Grants Trust Fund shall be provided to increase core service funding for the community-based care lead agencies, contingent on SB 2510-A or similar legislation becoming law. These funds shall be allocated according to the equity allocation methodology described in section 409.991, Florida Statutes.

From the funds provided in Specific Appropriation 323, the recurring sum of \$1,000,000 and nonrecurring sum of \$1,500,000 from the General Revenue Fund is provided for adoption incentive awards to community-based care lead agencies, or their subcontractors. These funds shall be placed in reserve. The Department of Children and Families may submit budget amendments, which identify the award amount and recipient, pursuant to chapter 216, Florida Statutes, for the release of these funds.

323A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
SAFE HOME CAMPUS FOR VICTIMS OF SEX
TRAFFICKING AND EXPLOITATION

FROM GENERAL REVENUE FUND . . . . . . 1,000,000

From the funds in Specific Appropriation 323A, the nonrecurring sum of \$1,000,000 from the General Revenue Fund is provided to Bridging Freedom, Inc., for the development of a community-based, safe home campus designated for residential treatment services to victims of sexual trafficking and exploitation.

TOTAL: FAMILY SAFETY AND PRESERVATION SERVICES

FROM GENERAL REVENUE FUND . . . . . . . 602,593,048

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM TRUST FUNDS	3,528.00		SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 343 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 90,969
TOTAL ALL FUNDS		1,289,693,379	345 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND
MENTAL HEALTH SERVICES			, and the second se
APPROVED SALARY RATE 116,061,598			346 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
324 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	89,574,638	53,601,114	FROM GENERAL REVENUE FUND
TRUST FUND		6,263,198	347 SPECIAL CATEGORIES
325 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	965,805		TRANSFER TO DEPARTMENT OF MANAGEMENT  SERVICES - HUMAN RESOURCES SERVICES  PURCHASED PER STATEWIDE CONTRACT  FROM GENERAL REVENUE FUND
326 EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	11,801,909	649,651	TOTAL: MENTAL HEALTH SERVICES  FROM GENERAL REVENUE FUND
TRUST FUND		413,664	TOTAL POSITIONS 2,992.50
327 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	387,630	377,471	TOTAL ALL FUNDS
328 FOOD PRODUCTS			ECONOMIC SELF SUFFICIENCY SERVICES
FROM GENERAL REVENUE FUND	3,386,854		APPROVED SALARY RATE 161,325,842
335 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	5,013,799		358 SALARIES AND BENEFITS POSITIONS 4,354.00 FROM GENERAL REVENUE FUND 92,299,018
336 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	21 446 562		FROM FEDERAL GRANTS TRUST FUND         99,109,376           FROM GRANTS AND DONATIONS TRUST         4,517,807           FUND
From the funds in Specific Appropriatic sum of \$1,500,000 from the General Revenue living increases for the following provider	ons 336 and 337, the Fund is provided for:	tor cost of	359 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 1,441,392 FROM FEDERAL GRANTS TRUST FUND 2,604,791 FROM WELFARE TRANSITION TRUST FUND
South Florida State HospitalFlorida Civil Commitment Center Treasure CoastSouth Florida Evaluation & Treatment Center		360,000 307,842	360 EXPENSES FROM GENERAL REVENUE FUND
337 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSION SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	99,169,411	13,467,628	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 2,998 FROM FEDERAL GRANTS TRUST FUND
From the funds in Specific Appropriat: General Revenue Fund is provided to a facility for the maximum of 16 additional ensure capacity for forensic individuals of a court order as required by chapter 916	contract with a mer l secure forensic fl being admitted with	ntal health lex beds to nin 15 days	361A SPECIAL CATEGORIES GRANTS AND AIDS - CHALLENGE GRANTS FROM GRANTS AND DONATIONS TRUST FUND
340 SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS - NON-MEDICA: FROM GENERAL REVENUE FUND	ID 8,633,889	1,900,961 876,992	Funds in Specific Appropriation 361A, which have been transferred from the Department of Economic Opportunity, Specific Appropriation 2241, shall be used to provide services to homeless persons according to the provisions of section 420.622, Florida Statutes.  362 SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL EMERGENCY
342 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	7,200,132	628,811	SHELTER GRANT PROGRAM FROM FEDERAL GRANTS TRUST FUND

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	N 3 - HUMAN SERVICES		TION 3 - HUMAN SERVICES	
SPECIE	IC RIATION		CIFIC ROPRIATION	
APPROI	ASSISTANCE GRANTS	AFFI	FROM FEDERAL GRANTS TRUST FUND	611,231
	FROM GENERAL REVENUE FUND 2,489,794		FROM WELFARE TRANSITION TRUST FUND .	39,110
Fro	m the funds in Specific Appropriation 363, the nonrecurring sum of	372	2 SPECIAL CATEGORIES	
\$50	,000 from the General Revenue Fund is provided for equal distribution the local Homeless Continuum of Care lead agencies.	37.	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
Fro	m the funds in Specific Appropriation 363, the nonrecurring sum of		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	750
\$10	0,000 from the General Revenue Fund is provided to the Citrus Health work for the Safe Haven for Homeless Youth Program.		FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	26,629
₽r/	m the funds in Specific Appropriation 363, the nonrecurring sum of		FUND	28,697 640
	0,000 from the General Revenue Fund is provided to the National		FROM WEBFARE INANOTITON IROUT FOND .	010
Vet	erans Homeless Support in Brevard County for the Transition House	373	3 FINANCIAL ASSISTANCE PAYMENTS	
Нот	eless Veterans program.		CASH ASSISTANCE FROM GENERAL REVENUE FUND 129,	597 694
Fro	m the funds in Specific Appropriation 363, the nonrecurring sum of		FROM WELFARE TRANSITION TRUST FUND .	31,551,665
	9,794 from the General Revenue Fund is provided to the Miami-Dade	27	A PINANCIAL ACCIONANCE DAVMENTO	
COL	nty Homeless Trust for services to the homeless.	3 /4	4 FINANCIAL ASSISTANCE PAYMENTS NONRELATIVE CARE GIVER	
364	SPECIAL CATEGORIES		FROM GENERAL REVENUE FUND 4,8	800,000
	CONTRACTED SERVICES	271	E PINANCIAI ACCICHANCE DAVMENTO	
	FROM FEDERAL REVENUE FUND	51	5 FINANCIAL ASSISTANCE PAYMENTS OPTIONAL STATE SUPPLEMENTATION PROGRAM	
	FROM GENERAL REVENUE FUND 15,613,436 FROM FEDERAL GRANTS TRUST FUND 23,701,5 FROM WELFARE TRANSITION TRUST FUND 595,2	94	FROM GENERAL REVENUE FUND 7,:	148,920
Pro	m the funds in Specific Appropriation 364, the nonrecurring sum of		6 FINANCIAL ASSISTANCE PAYMENTS	
	990,044 from the Federal Grants Trust Fund is provided to expand the	370	PERSONAL CARE ALLOWANCE	
nur	ber of days in which Supplemental Nutrition Assistance Program (SNAP)			324,919
fur	ds are distributed among beneficiaries to 28 days.		FROM FEDERAL GRANTS TRUST FUND	28,017
365	SPECIAL CATEGORIES	37'	7 FINANCIAL ASSISTANCE PAYMENTS	
	GRANTS AND AIDS - CONTRACTED SERVICES		REFUGEE/ENTRANT ASSISTANCE	00 605 006
	FROM GENERAL REVENUE FUND 1,176,801 FROM FRORRAL GRANTS TRUST FUND 11 708 9	95	FROM FEDERAL GRANTS TRUST FUND	29,607,836
	FROM GENERAL REVENUE FUND 1,176,801 FROM FEDERAL GRANTS TRUST FUND	94 37'	7A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
Пи			NONSTATE ENTITIES - FIXED CAPITAL OUTLAY YOUTH AND FAMILY ALTERNATIVES' HOUSING	
	m the funds in Specific Appropriation 365, the nonrecurring sum of 0,000 from the General Revenue Fund is provided to Eckerd and Brevard		ASSISTANCE FOR LOW INCOME FAMILIES AND	
	.R.E.S. to provide homelessness intervention and prevention services.		STUDENTS	
₽r/	m the funds in Specific Appropriation 365, the nonrecurring sum of		FROM GENERAL REVENUE FUND 1,	500,000
\$10	0,000 from the General Revenue Fund is provided to the Comprehensive		From the funds in Specific Appropriation 377A, the	
	rgency Services Center in Tallahassee for direct and preventative vices to the homeless, or to those at-risk of becoming homeless.		\$1,500,000 from the General Revenue Fund is provided of a residential campus serving child victims of serving child victi	
				•
366	SPECIAL CATEGORIES GRANTS AND AIDS - LOCAL SERVICES PROGRAM	37	7B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
	FROM FEDERAL GRANTS TRUST FUND 64,742,6	33	HARDEE HELP'S ECONOMIC ASSISTANCE CENTER	
260	ADDITAL CAMPAONING		FROM GENERAL REVENUE FUND	70,000
367	SPECIAL CATEGORIES PUBLIC ASSISTANCE FRAUD CONTRACT	]	From the funds in Specific Appropriation 377B, the	nonrecurring sum of
	FROM FEDERAL GRANTS TRUST FUND 3,406,0	33	\$70,000 from the General Revenue Fund is provide	
	FROM WELFARE TRANSITION TRUST FUND . 689,5	93 (	Center for facility repairs and remodeling.	
368	SPECIAL CATEGORIES	TOTA	AL: ECONOMIC SELF SUFFICIENCY SERVICES	
	RISK MANAGEMENT INSURANCE		FROM GENERAL REVENUE FUND 274,0	
	FROM GENERAL REVENUE FUND 1,549,938 FROM FEDERAL GRANTS TRUST FUND 1,128,0	25	FROM TRUST FUNDS	309,776,462
	FROM WELFARE TRANSITION TRUST FUND		TOTAL POSITIONS 4,354.0	00
			TOTAL ALL FUNDS	583,862,327
369	SPECIAL CATEGORIES SERVICES TO REPATRIATED AMERICANS	PRO	GRAM: COMMUNITY SERVICES	
	FROM FEDERAL GRANTS TRUST FUND	80		
270	CDECTAL CAMECODIEC		MUNITY SUBSTANCE ABUSE AND MENTAL HEALTH	
370	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS	SEK!	VICES	
	FROM GENERAL REVENUE FUND 5,935		APPROVED SALARY RATE 4,935,647	
	FROM FEDERAL GRANTS TRUST FUND 8,3 FROM WELFARE TRANSITION TRUST FUND . 5		7C SALARIES AND BENEFITS POSITIONS 88.0	nn
	. UNUT TOURT MOLITICIMANT ARRIVANT PROPERTY OF THE PROPERTY OF	) 31		441,404
371			FROM ADMINISTRATIVE TRUST FUND	30
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND		FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND	2,922,571
	INC. CEREBUIL REVEROE FORD		ADMIND HEADIN IROUI FURD	4,344,311

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND . . . 204,504 377D OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . . 535,096 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND . . . . . 484,864 FROM FEDERAL GRANTS TRUST FUND . . . 1,155,711 377E EXPENSES FROM GENERAL REVENUE FUND . . . . . . 1,049,228 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND . . . . . 753.055 FROM FEDERAL GRANTS TRUST FUND . . . 286,292 FROM WELFARE TRANSITION TRUST FUND . 3,723 FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . 1,925 377F SPECIAL CATEGORIES GRANTS AND AIDS - PUBLIC SAFETY, MENTAL HEALTH, AND SUBSTANCE ABUSE LOCAL MATCHING GRANT PROGRAM FROM GENERAL REVENUE FUND . . . . . 3.000.000 377G SPECIAL CATEGORIES CHILDREN'S ACTION TEAMS FOR MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES FROM GENERAL REVENUE FUND . . . . . 13,500,000 From the funds provided in Specific Appropriation 377G, the sum of \$13,500,000 from the General Revenue Fund shall be used by the

Department of Children and Families to contract directly with each of the following providers for a total of \$750,000 each for the operation of Community Action Treatment (CAT) teams that provide community-based services to children ages 11 to 21 with a mental health diagnosis or co-occurring substance abuse diagnosis with accompanying characteristics such as: being at-risk for out-of-home placement as demonstrated by repeated failures at less intensive levels of care; having two or more hospitalizations or repeated failures; involvement with the Department of Juvenile Justice or multiple episodes involving law enforcement; or, poor academic performance and/or suspensions. Children younger than 11 may be candidates if they meet two or more of the aforementioned characteristics.

The department shall fund the following contracts:

SalusCare (Lee Mental Health) - Lee Manatee Glens - Sarasota, Desoto Circles of Care - Brevard Life Management Center - Bay David Lawrence Center - Collier Child Guidance Center - Duval Institute for Child and Family Health - Miami-Dade Mental Health Care - Hillsborough Personal Enrichment Mental Health Services - Pinellas Peace River Center - Polk, Highlands, Hardee COPE Center - Walton Lifestream Behavioral Center - Sumter and Lake Family Preservation Services of Florida - Treasure Coast Lakeside Behavioral Healthcare - Orange Citrus Health Network - Miami-Dade Manatee Glens - Manatee Lakeview Center - Escambia Sinfonia - Alachua

### 377H SPECIAL CATEGORIES

GRANTS AND AIDS - COMMUNITY MENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND . . . . . 200,744,357 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND . . . . . 36,713,116 FROM FEDERAL GRANTS TRUST FUND . . . 27,008,169 FROM WELFARE TRANSITION TRUST FUND . 6,948,619 FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . 445,370 SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> From the funds in Specific Appropriation 377H, the sum of \$455,000 from the General Revenue Fund shall continue to be provided to the Citrus Health Network for behavioral health services.

> From the funds in Specific Appropriation 377H, \$978,274 from the General Revenue Fund is provided to contract with a facility for the maximum number of additional secure beds for children who are mentally ill, intellectually disabled, or autistic and involuntarily committed to receive treatment to restore trial competency under secure placement pursuant to section 985.19(3), Florida Statutes.

> From the funds in Specific Appropriation 377H, the nonrecurring sum of \$1,000,000 from the General Revenue Fund is provided to the Department of Children and Families to contract directly with The Non-Violence Project USA, Inc.(NVPUSA Healthcare) for the purpose of expanding NVPUSA Healthcare's program for behavioral health services in schools in the following counties: Duval, Hillsborough, Orange, Pinellas, and Polk.

> From the funds in Specific Appropriation 377H, the nonrecurring sum of \$150,000 from the General Revenue Fund is provided to Crisis Center of Tampa Bay for care coordination services for veterans.

> From the Funds in Specific Appropriation 377H, the sum of \$4,730,000 from the General Revenue Fund is provided for mental health transitional beds to move eligible individuals currently in the state mental health institutions to community settings as an alternative to more costly institutional placement. The department shall contract directly with the three not-for-profit, comprehensive community mental health treatment facilities located in the northern, central, and southern regions of the state that are currently under contract with the department for this service and qualified to provide integrated healthcare, offer a full continuum of care including emergency, residential, and outpatient psychiatric services, and have immediate capacity for placement.

#### 377I SPECIAL CATEGORIES GRANTS AND AIDS - BAKER ACT SERVICES FROM GENERAL REVENUE FUND . . . . . 72.738.856

#### 377J SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY SUBSTANCE ABUSE SERVICES FROM GENERAL REVENUE FUND . . . . . 99.238.212 FROM ALCOHOL, DRUG ABUSE AND

MENTAL HEALTH TRUST FUND . . . . . 120.229.406 FROM FEDERAL GRANTS TRUST FUND . . . 2,754,954 FROM WELFARE TRANSITION TRUST FUND . 5,850,004 FROM OPERATIONS AND MAINTENANCE

TRUST FUND . . . . . . . . . . . . . . . .

From the funds in Specific Appropriation 377J, the nonrecurring sum of \$100,000 from the Federal Grants Trust Fund is provided for the Florida Certification Board to develop and implement a certification program to measure the professional competence of the Recovery Residence Administrators who are charged with meeting health, safety, and quality service needs of individuals entering recovery residences as a means to continue to recover from alcohol and drug addiction.

From the funds in Specific Appropriation 377J, the nonrecurring sum of \$100,000 from the Federal Grants Trust Fund is provided for the Florida Association of Recovery Residences to further develop infrastructure to national standards, that effectively supports initial and on-going recovery residence certification.

From the funds in Specific Appropriation 377J, the recurring sum of \$10,000,000 from the General Revenue Fund shall continue to be provided for the expansion of substance abuse services for pregnant women, mothers, and their affected families. These services shall include the expansion of residential treatment, outpatient treatment with housing support, outreach, detoxification, child care and post-partum case management supporting both the mother and child consistent with recommendations from the Statewide Task Force on Prescription Drug Abuse and Newborns. Priority for services shall be given to counties with the greatest need and available treatment capacity.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> From the funds in Specific Appropriation 377J, \$750,000 from the General Revenue Fund is provided to the Department of Children and Families to continue contracting directly with Informed Families of Florida for the purpose of providing a statewide program for the prevention of child and adolescent substance abuse.

> From the funds in Specific Appropriation 377J, \$5,000,000 from the General Revenue Fund is provided to implement the Family Intensive Treatment (FIT) team model that is designed to provide intensive team-based, family-focused, comprehensive services to families in the child welfare system with parental substance abuse. Treatment shall be available and provided in accordance with the indicated level of care required and providers shall meet program specifications. Funds shall be targeted to select communities with high rates of child abuse cases located in the Department of Children and Families' Central, Northeast, Southern, and SunCoast regions.

> From the funds in Specific Appropriation 377J, \$2,400,000 from the General Revenue Fund is provided to expand the Family Intensive Treatment (FIT) team model to the following locations, through a competitive bid process that targets specific communities based on indicated child welfare need:

Broward County	600,000
Palm Beach County	
Northwest Region	1,200,000

From the funds in Specific Appropriation 377J, \$278,100 from the General Revenue Fund shall continue to be provided to First Step of Sarasota, Inc., for the Drug Free Babies Program.

From the funds in Specific Appropriation 377J, \$200,000 from the General Revenue Fund shall continue to be provided to Here's Help, Inc.

From the funds in Specific Appropriation 377J, \$250,000 from the General Revenue Fund shall continue to be provided to the Drug Abuse Comprehensive Coordinating Office (DACCO).

#### 377K SPECIAL CATEGORIES

GRANTS AND AIDS - CENTRAL RECEIVING FACTLITTES

FROM GENERAL REVENUE FUND . . . . . 10,000,000

From the funds in Specific Appropriation 377K, the recurring sum of \$10,000,000 from the General Revenue Fund is provided for a statewide initiative to fund centralized receiving facilities designed for individuals needing evaluation or stabilization under section 394.463 or section 397.675, Florida Statutes, or crisis services as defined in subsections 394.67(17)-(18), Florida Statutes. The Department of Children and Families shall create a matching grant program to provide funding for the costs of a centralized receiving facility. Each award must be matched at a one-to-one ratio of state and local funds. The funding may be used to support start-up or on-going operational costs. Centralized receiving facilities provide a single point of entry for multiple behavioral health providers, conduct initial assessments and triage, and provide case management and related services, including jail diversion programs for individuals with mental health or substance abuse disorders. The department shall work with local agencies to encourage and support the development of centralized receiving facilities. A local agency may apply for grant funds after the department has approved its operational and financial plan that specifies methods of coordination among providers and identifies proposed uses of the grant funds.

### 377L SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . 4.846.877 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND . . . . . 1,206,192 FROM FEDERAL GRANTS TRUST FUND . . . 1,133,961 FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . . 37 599

From the funds in Specific Appropriation 377L, the sum of \$1,500,000 from the General Revenue Fund shall continue to be provided to contract SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

with a nonprofit organization for the distribution and associated medical costs of naltrexone extended-release injectable medication to treat alcohol and opioid dependency.

#### 377M SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 8,397,820 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND . . . . . 452,312 FROM FEDERAL GRANTS TRUST FUND . . . 6,801,331

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$200,000 from the General Revenue Fund is provided to Camillus House for behavioral health services.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$30,571 from the General Revenue Fund is provided to the Key Clubhouse for behavioral health support services.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$575,000 from the General Revenue Fund is provided to the Jerome Golden Center for behavioral health services.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$300,000 from the General Revenue Fund is provided to Clay Behavioral Health for Crisis Prevention Team services.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$100,000 from the General Revenue Fund is provided to the Florida Certification Board's Behavioral Health Training Center.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$300,000 from the General Revenue Fund is provided to Manatee Glens' Graduate Medical Education (GME) residency program in psychiatry.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$300,000 from the General Revenue Fund is provided to SalusCare for behavioral health services to children and adolescents.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$350,000 from the General Revenue Fund is provided to Citrus Health Network's Graduate Medical Education (GME) residency program in psychiatry.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$547,000 from the General Revenue Fund is provided to Lifestream for crisis stabilization units.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$250,000 from the Federal Grants Trust Fund is provided to Vincent House for behavioral health treatment or support services.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$496,400 from the Federal Grants Trust Fund is provided to contract with managing entities in Northeast Florida and Southeast Florida for the purpose of expanding forensic community residential beds for individuals who are on a waitlist to be discharged from state contracted forensic facilities.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$410,000 from the General Revenue Fund is provided to Meridian Behavioral Healthcare, Inc. for operational expenses associated with a Health Home for Individuals with Severe Mental Illnesses and Substance Use Disorders.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$400,000 from the Federal Grants Trust Fund is provided to Directions for Living.

From the funds in Specific Appropriation 377M, the sum of \$485,000 from the General Revenue Fund is provided to Circles of Care at Cedar Village for mental health and co-occurring substance abuse services, and \$970,000 of nonrecurring funds from the General Revenue Fund is provided to Circle of Care for crisis stabilization unit services.

89,483

90.000

130

1.129

24,912

209

4.632

1,452

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$848,000 from the General Revenue Fund is provided to Gracepoint for crisis stabilization units.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$500,000 from the General Revenue Fund is provided to the Renaissance Center for assisted living services for mental health clients.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$50,000 from the Federal Grants Trust Fund is provided to the Nassau Alcohol Crime Drug Abatement Coalition.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$935,871 from the General Revenue Fund is provided to Specialized Treatment, Education & Prevention Services, Inc., for comprehensive substance abuse prevention, intervention, education, and treatment services.

From the funds in Specific Appropriation 377M, the nonrecurring sum of \$650,000 from the General Revenue Fund is provided to Gracepoint's Incompetent to Proceed program.

377N	SPECIAL CATEGORIES	
	GRANTS AND AIDS - PURCHASE OF THERAPEUTIC	
	SERVICES FOR CHILDREN	
	FROM GENERAL REVENUE FUND	8,911,958

3770 SPECIAL CATEGORIES
GRANTS AND AIDS - INDIGENT PSYCHIATRIC
MEDICATION PROGRAM
FROM CENTREAL PRIZEMITE FIND

FROM GENERAL REVENUE FUND . . . . . . 6,780,276

377P SPECIAL CATEGORIES
GRANTS AND AIDS - PURCHASED RESIDENTIAL
TREATMENT SERVICES FOR EMOTIONALLY
DISTURBED CHILDREN AND YOUTH

FROM GENERAL REVENUE FUND . . . . . 2,201,779

377Q	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	116,589
377R	SPECIAL CATEGORIES	

DEFERRED-PAYMENT COMMODITY CONTRACTS
FROM ALCOHOL, DRUG ABUSE AND
MENTAL HEALTH TRUST FUND . . . . .

TRUST FUND . . . . . . . . . . . .

Funds in Specific Appropriation 377T are provided for the administration costs of the seven regional managing entities that deliver behavioral health care through local network providers.

3.962

377U SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND . . . . .
FROM FEDERAL GRANTS TRUST FUND . . . .

SECTION 3 - HUMAN SERVICES
SPECIFIC
APPROPRIATION
377V GRANTS AND AIDS TO LOCAL GOVERNMENTS AND

77V GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
MERIDIAN BEHAVIORAL HEALTHCARE
FROM GENERAL REVENUE FUND . . . . . .

MOMAL COMMINED CIDOMANCE ADUCE AND MENMAL HEALTH

From the funds in Specific Appropriation 377V, the nonrecurring sum of \$90,000 from the General Revenue Fund is provided to Meridian Behavioral Healthcare, Inc. for facility renovations associated with a Health Home for Individuals with Severe Mental Illnesses and Substance Use Disorders

TOTAL: COMMUNITY SUBSTANCE ABUSE AND	MENTAL HEALTH	
SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS		9 218,851,640
TOTAL POSITIONS TOTAL ALL FUNDS	88.00	674,436,449
TOTAL: CHILDREN AND FAMILIES, DEPARTM FROM GENERAL REVENUE FUND	1,655,357,34	6 1,345,635,062
TOTAL POSITIONS TOTAL ALL FUNDS TOTAL APPROVED SALARY RATE		3,000,992,408
ELDER AFFAIRS, DEPARTMENT OF		
PROGRAM: SERVICES TO ELDERS PROGRAM		
COMPREHENSIVE ELIGIBILITY SERVICES		
APPROVED SALARY RATE 10,	320,036	
378 SALARIES AND BENEFITS PO FROM GENERAL REVENUE FUND . FROM OPERATIONS AND MAINTENAN TRUST FUND	3,646,92 CE	10,780,091
379 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . FROM OPERATIONS AND MAINTENAN TRUST FUND	182,19 CE	, ,
380 EXPENSES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENAN TRUST FUND	CE	1,669,679
381 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENAN TRUST FUND	CE	5 34,178
382 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENAN TRUST FUND	CE	9 121,818
383 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENAN TRUST FUND	CE	6 84,084
384 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQU FROM GENERAL REVENUE FUND . FROM OPERATIONS AND MAINTENAN	54,82	8

TRUST FUND . . . . . . . . . . . . . . . .

385 SPECIAL CATEGORIES

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION  TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	25,053	SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION Department of Elder Affairs shall allocate these increased funds to the eleven planning and service areas according to the department's established statewide allocation formula for the Community Care for the Elderly Program. Each Aging Resource Center shall prioritize funding to serve frail seniors on the waiting list who are most at risk of nursing home placement.
TOTAL: COMPREHENSIVE ELIGIBILITY SERVICES FROM GENERAL REVENUE FUND	4,495,785	From the funds in Specific Appropriation 392, \$650,000 in nonrecurring funds from the General Revenue Fund and \$650,000 in nonrecurring funds from the Operations and Maintenance Trust Fund are provided to the Area Agencies on Aging related to the Statewide Medicaid
TOTAL POSITIONS	272.50 18,316,195	Managed Care Long Term Care program.
HOME AND COMMUNITY SERVICES		393 SPECIAL CATEGORIES GRANTS AND AIDS - HOME ENERGY ASSISTANCE FROM FEDERAL GRANTS TRUST FUND 5,963,764
APPROVED SALARY RATE 3,071,903		
386 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	64.50 1,554,770 2,047,642 972,760	SPECIAL CATEGORIES GRANTS AND AIDS - OLDER AMERICANS ACT PROGRAM FROM GENERAL REVENUE FUND 10,362,809 FROM TOBACCO SETTLEMENT TRUST FUND 900,000 FROM FEDERAL GRANTS TRUST FUND
387 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	260,220 59,598 825,349	From the funds in Specific Appropriation 394, the following projects are funded from nonrecurring general revenue funds:  City of Hialeah Gardens - Hot Meals
TRUST FUND	230,105	AAA Meals Nassau & Duval County. 400,000 Little Havana Activities Center Meals Program. 500,000 Little Havana Activities Center Adult Day Care. 1,200,000
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	403,089 5,958 1,085,024	From the funds in Specific Appropriation 394, the following project is funded from nonrecurring Tobacco Settlement Trust Fund:
TRUST FUND	450,427	City of Hialeah Meals Program
389 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	5,905 5,000 5,000	395 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
AGING AND ADULT SERVICES TRAINING AND EDUCATION FROM FEDERAL GRANTS TRUST FUND	119,493	FROM OPERATIONS AND MAINTENANCE TRUST FUND
391 SPECIAL CATEGORIES GRANTS AND AIDS - ALZHEIMER'S DISEASE INITIATIVE FROM GENERAL REVENUE FUND From the funds in Specific Appropriation		396 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,003,545 FROM ADMINISTRATIVE TRUST FUND
General Revenue Fund is provided for Alzheime to serve individuals on the waitlist statewide.		TRUST FUND
From the funds in Specific Appropriation 39 are funded from nonrecurring general revenue fu		General Revenue Fund is provided for a statewide senior legal helpline.  397 SPECIAL CATEGORIES
Alzheimer's Project, Inc	150,000	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
392 SPECIAL CATEGORIES  GRANTS AND AIDS - COMMUNITY CARE FOR THE ELDERLY FROM GENERAL REVENUE FUND	61,028,099	398 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND 9,639  FROM FEDERAL GRANTS TRUST FUND 6,635  FROM OPERATIONS AND MAINTENANCE
FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	277,928	
TRUST FUND	3,038,969	399 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
From the funds in Specific Appropriation General Revenue Fund is provided to serve el		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

SECTION 3 - HUMAN SERVICES		SECTION 3 - HUMAN SERVICES
SPECIFIC		SPECIFIC
APPROPRIATION		APPROPRIATION
FROM GENERAL REVENUE FUND 9,056 FROM FEDERAL GRANTS TRUST FUND	12,293	FROM FEDERAL GRANTS TRUST FUND 225,900
FROM PEDERAH GRANTS INOST FOND FROM OPERATIONS AND MAINTENANCE	12,293	406 SPECIAL CATEGORIES
TRUST FUND	4,952	RISK MANAGEMENT INSURANCE
		FROM GENERAL REVENUE FUND
400 SPECIAL CATEGORIES		FROM ADMINISTRATIVE TRUST FUND 4,058
PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY (PACE)		FROM FEDERAL GRANTS TRUST FUND 25,890
FROM GENERAL REVENUE FUND 16,036,030		407 SPECIAL CATEGORIES
FROM OPERATIONS AND MAINTENANCE		LEASE OR LEASE-PURCHASE OF EQUIPMENT
TRUST FUND	24,489,695	FROM GENERAL REVENUE FUND 5,022
		FROM ADMINISTRATIVE TRUST FUND 4,159
From the funds in Specific Appropriation 400, \$1,196,652 fr		FROM FEDERAL GRANTS TRUST FUND
General Revenue Fund and \$1,827,487 from the Operations and Maint Trust Fund are provided to increase the Program for All-Inclusiv		408 SPECIAL CATEGORIES
for the Elderly (PACE) by 156 slots in Palm Beach County, effective		TRANSFER TO DEPARTMENT OF MANAGEMENT
1, 2015.	c our	SERVICES - HUMAN RESOURCES SERVICES
		PURCHASED PER STATEWIDE CONTRACT
From the funds in Specific Appropriation 400, \$386,033 from		FROM GENERAL REVENUE FUND
General Revenue Fund and \$589,537 from the Operations and Maint		FROM ADMINISTRATIVE TRUST FUND 16,942
Trust Fund are provided to increase the Program for All-Inclusiv for the Elderly (PACE) by 50 slots in Pinellas County, effective J		409 DATA PROCESSING SERVICES
2015.	uly 1,	STATE DATA CENTER - AGENCY FOR STATE
2013.		TECHNOLOGY (AST)
400A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		FROM GENERAL REVENUE FUND 40,231
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		FROM ADMINISTRATIVE TRUST FUND 68,383
GRANTS AND AIDS - SENIOR CITIZEN CENTERS		FROM FEDERAL GRANTS TRUST FUND 235,011
FROM GENERAL REVENUE FUND 500,000 FROM TOBACCO SETTLEMENT TRUST FUND .	500,000	FROM OPERATIONS AND MAINTENANCE TRUST FUND
FROM TODACCO SETTIEMENT TROST FORD .	300,000	1ROD1 FORD
From the funds in Specific Appropriation 400A, \$500,0	000 in	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES
nonrecurring funds from the General Revenue Fund is provided to V	ioleta/	FROM GENERAL REVENUE FUND 2,291,013
Duenas Senior Center.		FROM TRUST FUNDS 6,516,587
From the funds in Specific Appropriation 400% \$500	100 in	TOTAL POSITIONS 64.50
From the funds in Specific Appropriation 400A, \$500,0 nonrecurring funds from the Tobacco Settlement Trust Fund is provi	ded as	TOTAL ALL FUNDS
follows:		
		CONSUMER ADVOCATE SERVICES
Community Life Center Nassau County Council on Aging 2		APPROVED SALARY RATE 1,402,221
Pasco Elderly Nutrition Kitchen	50,000	APPROVED SALIARI RAIE 1,402,221
TOTAL: HOME AND COMMUNITY SERVICES		411 SALARIES AND BENEFITS POSITIONS 32.00
FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND 431,264
FROM TRUST FUNDS 1	48,285,031	FROM FEDERAL GRANTS TRUST FUND 1,490,345
TOTAL POSITIONS 64.50		412 OTHER PERSONAL SERVICES
	61,133,774	FROM ADMINISTRATIVE TRUST FUND
101111 11112 101010	01/133///1	FROM FEDERAL GRANTS TRUST FUND 405,633
EXECUTIVE DIRECTION AND SUPPORT SERVICES		
		413 EXPENSES
APPROVED SALARY RATE 3,461,762		FROM GENERAL REVENUE FUND 126,361 FROM ADMINISTRATIVE TRUST FUND
401 SALARIES AND BENEFITS POSITIONS 64.50		FROM FEDERAL GRANTS TRUST FUND 109,973
FROM GENERAL REVENUE FUND 1,795,545		-10122-22 - 1012 - 1
	1,692,039	414 SPECIAL CATEGORIES
FROM FEDERAL GRANTS TRUST FUND	1,306,337	PUBLIC GUARDIANSHIP CONTRACTED SERVICES
400 OWHED DEDCOMAL CEDUTORS		FROM GENERAL REVENUE FUND 5,687,527 FROM ADMINISTRATIVE TRUST FUND 154,816
402 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 89,463		FROM ADMINISTRATIVE TRUST FUND 154,616
FROM ADMINISTRATIVE TRUST FUND		From the funds in Specific Appropriation 414, \$3,000,000 from the
FROM FEDERAL GRANTS TRUST FUND	515,613	
TROM FEDERAL GRANTO TROOT FOND	515,613 643,883	General Revenue Fund is provided to operate the Public Guardianship
	,	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to
403 EXPENSES	,	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the
403 EXPENSES FROM GENERAL REVENUE FUND 233,611	643,883	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the Department of Elder Affairs. The allocation criteria will include
403 EXPENSES	,	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the
403 EXPENSES FROM GENERAL REVENUE FUND	643,883 384,307	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the Department of Elder Affairs. The allocation criteria will include factors such as need, size, current wards served, and new or additional wards served.
403 EXPENSES  FROM GENERAL REVENUE FUND	384,307 801,228	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the Department of Elder Affairs. The allocation criteria will include factors such as need, size, current wards served, and new or additional wards served.  From the funds in Specific Appropriation 414, \$750,000 in
403 EXPENSES  FROM GENERAL REVENUE FUND	643,883 384,307	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the Department of Elder Affairs. The allocation criteria will include factors such as need, size, current wards served, and new or additional wards served.  From the funds in Specific Appropriation 414, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to Lutheran
403 EXPENSES FROM GENERAL REVENUE FUND	384,307 801,228	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the Department of Elder Affairs. The allocation criteria will include factors such as need, size, current wards served, and new or additional wards served.  From the funds in Specific Appropriation 414, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to Lutheran Services Florida, Inc., to provide guardianship services to the indigent
403 EXPENSES  FROM GENERAL REVENUE FUND	384,307 801,228	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the Department of Elder Affairs. The allocation criteria will include factors such as need, size, current wards served, and new or additional wards served.  From the funds in Specific Appropriation 414, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to Lutheran
403 EXPENSES FROM GENERAL REVENUE FUND	384,307 801,228	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the Department of Elder Affairs. The allocation criteria will include factors such as need, size, current wards served, and new or additional wards served.  From the funds in Specific Appropriation 414, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to Lutheran Services Florida, Inc., to provide guardianship services to the indigent
403 EXPENSES FROM GENERAL REVENUE FUND	384,307 801,228	General Revenue Fund is provided to operate the Public Guardianship program on a statewide basis and to allow resources to be allocated to local public guardianship offices based upon criteria established by the Department of Elder Affairs. The allocation criteria will include factors such as need, size, current wards served, and new or additional wards served.  From the funds in Specific Appropriation 414, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to Lutheran Services Florida, Inc., to provide guardianship services to the indigent on a statewide basis.

SECTI SPECI	ON 3 - HUMAN SERVICES FIC			SECTION 3 - HUMAN SERVICES SPECIFIC
APPRO	PRIATION FROM GENERAL REVENUE FUND	6,760		APPROPRIATION CONTRACTED SERVICES
	FROM ADMINISTRATIVE TRUST FUND	0,700	149,000	FROM GENERAL REVENUE FUND 1,122,032 FROM ADMINISTRATIVE TRUST FUND 4,090,408
416	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM FEDERAL GRANTS TRUST FUND
	FROM GENERAL REVENUE FUND	48,412		428 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
417	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 94,388 FROM ADMINISTRATIVE TRUST FUND 160,824
	LONG TERM CARE OMBUDSMAN COUNCIL FROM GENERAL REVENUE FUND	872,350	606.000	
	FROM FEDERAL GRANTS TRUST FUND		626,020	429 SPECIAL CATEGORIES TENANT BROKER COMMISSIONS
418	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM ADMINISTRATIVE TRUST FUND
	FROM GENERAL REVENUE FUND	50,092		430 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
419	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM GENERAL REVENUE FUND 10,397 FROM ADMINISTRATIVE TRUST FUND 67,336
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			431 SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,839	9,012	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
ጥ∩ሞል⊺.	: CONSUMER ADVOCATE SERVICES		3,022	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
IVIAL	FROM GENERAL REVENUE FUND	7,227,605	3,206,051	FROM ADMINISTRATIVE TRUST FUND
	FROM TRUST FUNDS	20.00	3,200,031	432 DATA PROCESSING SERVICES
	TOTAL POSITIONS	32.00	10,433,656	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)
TOTAL	: ELDER AFFAIRS, DEPARTMENT OF			FROM GENERAL REVENUE FUND 946,956 FROM ADMINISTRATIVE TRUST FUND 5,193,165
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	126,863,146	171,828,079	433 DATA PROCESSING SERVICES
	TOTAL POSITIONS	433.50		CHILDREN AND FAMILIES DATA CENTER FROM ADMINISTRATIVE TRUST FUND
	TOTAL ALL FUNDS	18,255,922	298,691,225	434 DATA PROCESSING SERVICES
HEALT	H, DEPARTMENT OF			NORTHWOOD SHARED RESOURCE CENTER (NSRC) DEPRECIATION FEDERAL SHARE BILLINGS
PROGR	AM: EXECUTIVE DIRECTION AND SUPPORT			FROM ADMINISTRATIVE TRUST FUND 17,011
ADMIN	ISTRATIVE SUPPORT			TOTAL: ADMINISTRATIVE SUPPORT FROM GENERAL REVENUE FUND
	APPROVED SALARY RATE 19,358,623			FROM TRUST FUNDS
420	SALARIES AND BENEFITS POSITIONS	387.50		TOTAL POSITIONS
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	3,180,931	21,603,747	PROGRAM: COMMUNITY PUBLIC HEALTH
421	OTHER PERSONAL SERVICES			COMMUNITY HEALTH PROMOTION
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		1,514,768 75,000	The Florida Hospital/Sanford-Burnham Translational Research Institute is
422	EXPENSES			designated as a State of Florida resource for research in diabetes diagnosis, prevention and treatment. The Florida Hospital/
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		8,061,504	Sanford-Burnham Translational Research Institute may coordinate with the Department of Health on activities and grant opportunities in relation
	FROM FEDERAL GRANTS TRUST FUND		60,000	to research in diabetes diagnosis, prevention and treatment.
423	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - MINORITY HEALTH			APPROVED SALARY RATE 10,784,502
	INITIATIVES FROM GENERAL REVENUE FUND	3.134.044		435 SALARIES AND BENEFITS POSITIONS 226.50 FROM GENERAL REVENUE FUND 1,995,680
424		-,,		FROM ADMINISTRATIVE TRUST FUND
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	63,408	2,823,137	FUND
426			2,023,131	FROM EDILEPSY SERVICES TRUST FUND . 66,791 FROM FEDERAL GRANTS TRUST FUND . 9,682,082
140	TRANSFER TO DIVISION OF ADMINISTRATIVE			FROM GRANTS AND DONATIONS TRUST
	HEARINGS FROM ADMINISTRATIVE TRUST FUND		52,792	FROM MATERNAL AND CHILD HEALTH
427	SPECIAL CATEGORIES			BLOCK GRANT TRUST FUND

150,000

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 435, \$316,856 and four positions are provided to implement the Comprehensive Statewide Tobacco Education and Prevention Program in accordance with Section 27, Article X of the State Constitution.

436	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	662,340
	FUND	114,390
	BLOCK GRANT TRUST FUND	147,829
	FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND	67,086
437	EXPENSES	
	FROM GENERAL REVENUE FUND	205,572
	FROM ADMINISTRATIVE TRUST FUND	36,074
	FROM RAPE CRISIS PROGRAM TRUST	
	FUND	11,379
	FROM EPILEPSY SERVICES TRUST FUND .	31,044
	FROM BIOMEDICAL RESEARCH TRUST	
	FUND	2,047
	FROM FEDERAL GRANTS TRUST FUND	2,662,761
	FROM GRANTS AND DONATIONS TRUST	
	FUND	41,478
	FROM MATERNAL AND CHILD HEALTH	
	BLOCK GRANT TRUST FUND	447,752
	FROM PREVENTIVE HEALTH SERVICES	
	BLOCK GRANT TRUST FUND	292,504

From the funds in Specific Appropriation 437, \$50,000 in nonrecurring funds from the General Revenue Fund is provided to the Florida Coordinating Council for the Deaf and Hard of Hearing.

#### 438 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FAMILY PLANNING SERVICES

FROM GENERAL REVENUE FUND . . . . . 4,245,455

FROM FEDERAL GRANTS TRUST FUND . . . 1,067,783

439 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - EPILEPSY SERVICES

FROM GENERAL REVENUE FUND . . . . . 2,607,152

FROM EPILEPSY SERVICES TRUST FUND . 1,427,831

From the funds in Specific Appropriation 439, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to the Epilepsy Services Program.

440 AID TO LOCAL GOVERNMENTS

CONTRIBUTION TO COUNTY HEALTH UNITS

441 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - PRIMARY CARE PROGRAM

FROM GENERAL REVENUE FUND . . . . . . 31,606,641

From the funds in Specific Appropriation 441, \$2,885,129 in nonrecurring funds from the General Revenue Fund is provided for the following projects:

Banyan Community Health Center	200,000 50,000 463,500
Keys Area Health Education Center	350,000 100,000 500,000 121,629 200,000 500,000
Project	400,000

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

From the funds in Specific Appropriation 441, \$9,500,000 from the General Revenue Fund, of which \$500,000 is nonrecurring, is provided to the Florida Association of Free and Charitable Clinics.

442 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FLUORIDATION PROJECT

FROM PREVENTIVE HEALTH SERVICES

BLOCK GRANT TRUST FUND . . . . . .

442A AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - RURAL PRIMARY CARE

RESIDENCY SLOTS

FROM GENERAL REVENUE FUND . . . . . 3,000,000

From the funds in Specific Appropriation 442A, \$3,000,000 from the General Revenue Fund is provided to the Florida State University College of Medicine in fulfillment of its mission pursuant to section 1004.42, Florida Statutes, to develop and oversee a rural primary care residency program. These funds shall be used to provide residency training and rural rotations for the Florida State University College of Medicine residents in the Agency for Health Care Administration District 1, sub-district 1, sub-district 2, sub-district 2-1, and District 8, sub-district 2.

443 AID TO LOCAL GOVERNMENTS

SCHOOL HEALTH SERVICES

FROM GENERAL REVENUE FUND . . . . . . 10,909,412

FROM FEDERAL GRANTS TRUST FUND . . . 6,125,846

From the funds in Specific Appropriations 443 and 457, \$5,000,000 from the Federal Grants Trust Fund is provided for school health services using Title XXI administrative funding.

444 OPERATING CAPITAL OUTLAY

FROM FEDERAL GRANTS TRUST FUND . . . 69,350

445 SPECIAL CATEGORIES

GRANTS AND AIDS - OUNCE OF PREVENTION

FROM GENERAL REVENUE FUND . . . . . 1,900,000

From the funds in Specific Appropriation 445, the Ounce of Prevention shall identify, fund and evaluate innovative prevention programs for at-risk children and families. The sum of \$250,000 shall be used for statewide public education campaigns on television and radio to educate the public on critical prevention issues facing Florida's at-risk children and families. The Ounce of Prevention shall contract with a non-profit corporation that provides matching funds in a three to one ratio.

446 SPECIAL CATEGORIES

GRANTS AND AIDS - CRISIS COUNSELING

FROM GENERAL REVENUE FUND . . . . . 4,000,000

From the funds in Specific Appropriation 446, \$2,000,000 in nonrecurring funds from the General Revenue Fund is provided to the Florida Pregnancy Support Services Program.

From the funds in Specific Appropriation 446, a minimum of 85 percent of the appropriated funds shall be spent on direct client services, program awareness, and communications.

The Department of Health shall award a contract to the current Florida Pregnancy Support Services Program contract management provider for this Specific Appropriation. The contract shall provide for payments to such provider of \$400 per month per sub-contracted direct service provider for contract oversight, to include technical and educational support. The department is authorized to spend no more than \$50,000 for agency program oversight activities.

447 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . . 109,642

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM ADMINISTRATIVE TRUST FUND . . . 20,000 FROM RAPE CRISIS PROGRAM TRUST FROM FEDERAL GRANTS TRUST FUND . . . 1,614,446 FROM GRANTS AND DONATIONS TRUST 5,740 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND . . . . . . 13,000 FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND . . . . . . 305,500 448 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 18,870,916 FROM ADMINISTRATIVE TRUST FUND . . . 100,000 FROM RAPE CRISIS PROGRAM TRUST 1.505.421 FROM FEDERAL GRANTS TRUST FUND . . . 9,217,606 FROM GRANTS AND DONATIONS TRUST 1,866,445 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND . . . . . 2,075,773

From the funds in Specific Appropriation 448, \$2,500,000 from the General Revenue Fund is provided to the Florida Council Against Sexual Violence. At least 95 percent of the funds provided shall be distributed to certified rape crisis centers to provide services statewide for victims of sexual assault.

FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND . . . . . .

From the funds in Specific Appropriation 448, \$1,237,636 from the Federal Grants Trust Fund is provided to the Florida Council Against Sexual Violence to implement portions of the Violence Against Women Act STOP Formula Grant.

From the funds in Specific Appropriation 448, \$750,000 from the General Revenue Fund is provided to the Florida Heiken Children's Vision Program to provide free comprehensive eye examinations and eyeqlasses to financially disadvantaged school children who have no other source for vision care.

From the funds in Specific Appropriation 448, \$1,000,000 from the General Revenue Fund is provided to VisionQuest to provide free comprehensive eye examinations and eyeglasses to financially disadvantaged school children who have no access to vision care. These services will be provided statewide and VisionQuest shall be reimbursed at current Medicaid rates for exams, refractions, and dispensing; and at a flat rate of \$48 for eyeqlasses.

From the funds in Specific Appropriation 448, \$2,100,000 from the General Revenue Fund, of which \$1,800,000 is nonrecurring, is provided to the Mary Brogan Breast and Cervical Cancer Early Detection Program.

From the funds in Specific Appropriation 448, \$400,000 in nonrecurring funds from the General Revenue Fund is provided to the Division of Community Health Promotion Bureau of Chronic Disease for grants to auditory-oral early intervention programs serving deaf children from birth to age seven in multiple counties including rural and underserved areas. These early intervention programs must solely offer auditory-oral educational habilitation and services, as defined in section 1002.391, Florida Statutes, and have a supervisor and faculty members who are credentialed as Certified Listening and Spoken Language Specialists.

From the funds in Specific Appropriation 448, \$6,667,000 in nonrecurring funds from the General Revenue Fund is provided for the following projects:

Doctor's Memorial Hospital - Bonifay	417,000
Florida Center for Nursing	250,000
Sant La Haitian Neighborhood Association	200,000
University of Florida Health Proton Therapy Institute	5,800,000

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

449 SPECIAL CATEGORIES

GRANTS AND AIDS - HEALTHY START COALITIONS

FROM GENERAL REVENUE FUND . . . . 20,472,676

FROM MATERNAL AND CHILD HEALTH

BLOCK GRANT TRUST FUND . . . . . . 6,542,389

From the funds in Specific Appropriation 449, \$497,500 in nonrecurring funds from the General Revenue Fund is provided to the Department of Health to fund the Miami-Dade County Healthy Start Coalition and federally qualified health centers to integrate the Nurse-Family Partnership model to provide intensive nurse visitation services for women and their infants. From these funds, the department shall use \$10,000 to contract with the Nurse-Family Partnership National Service Office for process and outcome data identification, management, and analysis. Any needed training and programmatic support will also be provided.

449A SPECIAL CATEGORIES

TRANSFER TO BIOMEDICAL RESEARCH TRUST FUND

FROM GENERAL REVENUE FUND . . . . . 7.850.000

450 SPECIAL CATEGORIES

JAMES AND ESTHER KING BIOMEDICAL RESEARCH

PROGRAM

119.630

FROM BIOMEDICAL RESEARCH TRUST

10,000,000

451 SPECIAL CATEGORIES

WILLIAM G. "BILL" BANKHEAD, JR., AND DAVID

COLEY CANCER RESEARCH PROGRAM FROM BIOMEDICAL RESEARCH TRUST

10,000,000

From the funds in Specific Appropriation 451, \$500,000\$ from the Biomedical Research Trust Fund is provided to maintain the statewideBrain Tumor Registry Program at the McKnight Brain Institute.

452 SPECIAL CATEGORIES

HEALTH EDUCATION RISK REDUCTION PROJECT

FROM PREVENTIVE HEALTH SERVICES

BLOCK GRANT TRUST FUND . . . . . . 12,686

453 SPECIAL CATEGORIES

FLORIDA CONSORTIUM OF NATIONAL CANCER

INSTITUTE CENTERS PROGRAM

FROM GENERAL REVENUE FUND . . . . . 45,000,000

FROM BIOMEDICAL RESEARCH TRUST 

Funds in Specific Appropriation 453 are provided for the Florida

Consortium of National Cancer Institute (NCI) Centers Program established in section 381.915, Florida Statutes.

Cancer centers are eligible for Tier 1, Tier 2 and Tier 3 designation to participate in the Florida Consortium of National Cancer Institute (NCI) Centers Program as follows: H. Lee Moffitt Cancer Center and Research Institute is eligible for Tier 1 designation as a NCI-designated comprehensive cancer center; and the University of Miami Sylvester Comprehensive Cancer Center and the University of Florida Health Shands Cancer Hospital are eligible for Tier 3 designation in the Florida Consortium of NCI Centers Program.

454 SPECIAL CATEGORIES

BIOMEDICAL RESEARCH

FROM GENERAL REVENUE FUND . . . . . 6,250,000

FROM BIOMEDICAL RESEARCH TRUST 

3,000,000

15,000,000

From the funds in Specific Appropriation 454, \$3,000,000 from the Biomedical Research Trust Fund is provided to the Sanford-Burnham Medical Research Institute.

From the funds in Specific Appropriation 454, \$2,500,000 from the General Revenue Fund, of which \$2,000,000 is nonrecurring, is provided

632,226,905

810,560,677

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

to the Torrey Pines Institute for Molecular Studies.

From the funds in Specific Appropriation 454, \$3,750,000 in nonrecurring funds from the General Revenue Fund is provided for the following projects:

Roskamp Institute for Oncology Drug Development	250,000
Scripps Research Institute	1,000,000
Vaccine and Gene Therapy Institute of Florida	2,500,000

#### 454A SPECIAL CATEGORIES

ENDOWED CANCER RESEARCH

FROM GENERAL REVENUE FUND . . . . . 2,000,000

Funds in Specific Appropriation 454A are provided to the Mayo Clinic Cancer Center of Jacksonville to fund an endowed cancer research chair pursuant to section 381.922(4). Florida Statutes.

#### 454B SPECIAL CATEGORIES

ALZHEIMER RESEARCH

FROM GENERAL REVENUE FUND . . . . . 3,000,000

Funds in Specific Appropriation 454B are provided for the Ed and Ethel Moore Alzheimer's Disease Research Program established in section 381.82. Florida Statutes.

#### 456 SPECIAL CATEGORIES

GRANTS AND AIDS - FEDERAL NUTRITION

PROGRAMS

FROM FEDERAL GRANTS TRUST FUND . . . 234,898,820

457 SPECIAL CATEGORIES

FULL SERVICE SCHOOLS - INTERAGENCY

COOPERATION

FROM GENERAL REVENUE FUND . . . . . 6.000.000

FROM FEDERAL GRANTS TRUST FUND . . . 2,500,000

458 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . 138,032 FROM FEDERAL GRANTS TRUST FUND . . .

1,882

458A SPECIAL CATEGORIES

WOMEN. INFANTS AND CHILDREN (WIC) FROM FEDERAL GRANTS TRUST FUND . . . 240,056,515

459 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND . . . 13 822 FROM PREVENTIVE HEALTH SERVICES

BLOCK GRANT TRUST FUND . . . . . 1,526

460 SPECIAL CATEGORIES

COMPREHENSIVE STATEWIDE TOBACCO PREVENTION

AND EDUCATION PROGRAM

FROM TOBACCO SETTLEMENT TRUST FUND .

Funds in Specific Appropriation 460 shall be used to implement the Comprehensive Statewide Tobacco Education and Prevention Program in accordance with section 27, Article X of the State Constitution as adjusted annually for inflation, using the Consumer Price Index as published by the United States Department of Labor. The appropriation shall be allocated as follows:

State & Community Interventions	11,191,483
State & Community Interventions - AHEC	5,601,630
Health Communications Interventions	22,538,752
Cessation Interventions	13,352,653
Cessation Interventions - AHEC	7,594,659
Surveillance & Evaluation	6,034,130
Administration & Management	1,370,633

From the funds in Specific Appropriation 460, the Department of Health may use nicotine replacements and other treatments approved by SECTION 3 - HUMAN SERVICES

SPECIFIC

APPROPRIATION

the federal Food and Drug Administration as part of smoking cessation

All contracts awarded through this Specific Appropriation shall include performance measures and measurable outcomes. The Department of Health shall establish specific performance and accountability criteria for all intervention and evaluation contracts. The criteria shall be based on best medical practices, past smoking cessation experience, the federal Centers for Disease Control and Prevention Best Practices for Comprehensive Tobacco Control Programs, and the ability to impact the broadest population.

#### 461 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . 17.170 FROM ADMINISTRATIVE TRUST FUND . . . 1,296 FROM RAPE CRISIS PROGRAM TRUST 648 FROM FEDERAL GRANTS TRUST FUND . . . 63.718 FROM GRANTS AND DONATIONS TRUST 440 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND . . . . . . 7,304 FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND . . . . . . 2.316

461A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - HEALTH FACILITIES

FROM GENERAL REVENUE FUND . . . . . 4.700.000

From the funds in Specific Appropriation 461A, \$4,700,000 in nonrecurring funds from the General Revenue Fund is provided for the following projects:

Banyan Maternal and Child Health Center	200,000
Health Care Network of Southwest Florida - Naples Primary	
Care Clinic	500,000
Mount Sinai Medical Center	4,000,000

TOTAL: COMMUNITY HEALTH PROMOTION

FROM GENERAL REVENUE FUND . . . . . . 178.333.772 

TOTAL POSITIONS . . . . . . . . . . 226.50

TOTAL ALL FUNDS . . . . . . . . . .

DISEASE CONTROL AND HEALTH PROTECTION

APPROVED SALARY RATE 22.845.764

FUND	•••
FROM RADIATION PROTECTION TRUST	

463 OT	HER PERSO	NAL SER	VICES
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FROM GENERA	L REVENUE	FUND			52,386	
FROM ADMINI	STRATIVE T	RUST FUND				71,060
FROM FEDERA	L GRANTS T	RUST FUND				1,186,763
FROM GRANTS	AND DONAT	IONS TRUS	Τ			
FUND						57,197
FROM OPERAT	IONS AND MA	AINTENANC	Ε			
TRUST FUND						20,505

470 SPECIAL CATEGORIES

SECTION 3 - HUMAN SERVICES	SECTION 3 - HUMAN SERVICES
SPECIFIC	SPECIFIC
APPROPRIATION FROM PLANNING AND EVALUATION TRUST	APPROPRIATION CONTRACTED SERVICES
FUND	
464 EXPENSES	07 FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND 1,460,419 FROM ADMINISTRATIVE TRUST FUND 964,9	FROM GRANTS AND DONATIONS TRUST 28 FUND
FROM FEDERAL GRANTS TRUST FUND 10,666,8	32 FROM OPERATIONS AND MAINTENANCE
FROM GRANTS AND DONATIONS TRUST  FUND	TRUST FUND
	FUND
	FUND
FUND	From the funds in Specific Appropriation 470, \$10,000 from the
FUND	the nitrogen reduction study authorized in Specific Appropriation 1682
465 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - AIDS PATIENT CARE	of chapter 2008-152, Laws of Florida, by August 31, 2015. The study shall include an analysis of field monitoring of performance and cost of
GRANTS AND AIDS - AIDS PATIENT CARE FROM GENERAL REVENUE FUND 12,959,807 FROM FEDERAL GRANTS TRUST FUND 7,560,5	technologies at various sites, an analysis of soil and groundwater
FROM FEDERAL GRANTS TRUST FUND 7,560,5	of various models to show how nitrogen is affected by treatment in
From the funds in Specific Appropriation 465, \$350,000 in nonrecurring funds from the General Revenue Fund is provided to the	Florida-specific soils, and final reporting on all tasks with recommendations for science-based nitrogen reduction options for onsite
North Broward Hospital District to increase the provision of services to	sewage treatment and disposal systems. The department shall submit a
individuals with HIV/AIDS and purchase a mobile testing unit to assess patients in the field and assign them to community care.	final report by December 31, 2015, to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of
	Representatives.
466 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - RYAN WHITE CONSORTIA	From the funds in Specific Appropriation 470, \$450,000 from the
FROM FEDERAL GRANTS TRUST FUND 20,754,3	General Revenue Fund is provided to the Birth Defects Registry.
Funds in Specific Appropriation 466 from the Federal Grants Trust	471 SPECIAL CATEGORIES
Fund are contingent upon sufficient state matching funds being identified to qualify for the federal Ryan White grant award. The	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FIND
Department of Health and the Department of Corrections shall collaborate	FROM GENERAL REVENUE FUND 2,530,876 FROM FEDERAL GRANTS TRUST FUND
in determining the amount of general revenue funds expended by the	Them the finds in Organicis Branconsistion 471 61 000 000 in
Department of Corrections for AIDS-related activities and services that qualify as state matching funds for the Ryan White grant.	From the funds in Specific Appropriation 471, \$1,000,000 in nonrecurring funds from the General Revenue Fund is provided for Florida
467 AID TO LOCAL GOVERNMENTS	academic and research institutions designated as Centers for AIDS Research (CFAR) by the National Institutes of Health to enhance high
GRANTS AND AIDS - STATEWIDE ACQUIRED	quality HIV/AIDS research projects conducted in response to the health
IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORKS FROM GENERAL REVENUE FUND 10,463,853	needs of Florida's citizens.
FROM GENERAL REVENUE FORD	472 SPECIAL CATEGORIES
468 AID TO LOCAL GOVERNMENTS	GRANTS AND AIDS - CONTRACTED PROFESSIONAL
CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND 14,662,823	SERVICES FROM GENERAL REVENUE FUND 1,995,141
FROM ADMINISTRATIVE TRUST FUND 427,4	
FROM GRANTS AND DONATIONS TRUST FUND	TRUST FUND
ACO ODDDARTNO CADIMAT OURITAN	473 SPECIAL CATEGORIES
469 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 52,500	GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE
FROM ADMINISTRATIVE TRUST FUND 15,0	00 CONTINUATION PROGRAM
FROM FEDERAL GRANTS TRUST FUND 410,0 FROM PLANNING AND EVALUATION TRUST	24 FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,293
FUND	00
469A LUMP SUM	474 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES
OFFICE OF COMPASSIONATE USE STAFFING AND	FROM GENERAL REVENUE FUND 498,687
OPERATIONS POSITIONS 3.00	FROM OPERATIONS AND MAINTENANCE TRUST FUND
FROM GRANTS AND DONATIONS TRUST	
FUND	72 475 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
Funds in Specific Appropriation 469A are provided for the operations and staffing of the Office of Compassionate Use pursuant to sections	FROM GENERAL REVENUE FUND 96,085 FROM OPERATIONS AND MAINTENANCE
381.986(5) and 385.212, Florida Statutes. The Department of Health is	TRUST FUND
authorized to submit budget amendments for the release of the lump sum appropriation pursuant to the provisions of chapter 216, Florida	FROM PLANNING AND EVALUATION TRUST FUND
Statutes. Rate may be established for these positions at an amount not	FUND
to exceed 187,149.	476 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EOUIPMENT

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND . . . . .

31,674

SECTION 3 - HUMAN SERVICES SPECIFIC	SECTION 3 - HUMAN SERVICES SPECIFIC
APPROPRIATION  FROM ADMINISTRATIVE TRUST FUND	APPROPRIATION  484 OPERATING CAPITAL OUTLAY  FROM COUNTY HEALTH DEPARTMENT  TRUST FUND
FUND	485 LUMP SUM
477 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	COUNTY HEALTH DEPARTMENTS POSITIONS 50.00
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	486 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND 105,090 FROM ADMINISTRATIVE TRUST FUND	ACQUISITION OF MOTOR VEHICLES FROM COUNTY HEALTH DEPARTMENT
FROM FEDERAL GRANTS TRUST FUND 108,601 FROM GRANTS AND DONATIONS TRUST	TRUST FUND
FUND	487 SPECIAL CATEGORIES CONTRACTED SERVICES
FUND	FROM COUNTY HEALTH DEPARTMENT TRUST FUND 78,559,007
FUND	488 SPECIAL CATEGORIES
478 SPECIAL CATEGORIES OUTREACH FOR PREGNANT WOMEN FROM GENERAL REVENUE FUND 500,000	GRANTS AND AIDS - CONTRACTED SERVICES FROM COUNTY HEALTH DEPARTMENT TRUST FUND
478A FIXED CAPITAL OUTLAY HEALTH FACILITIES REPAIR AND MAINTENANCE -	489 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
STATEWIDE FROM GENERAL REVENUE FUND 2,324,207	FROM COUNTY HEALTH DEPARTMENT TRUST FUND 6,305,145
From the funds in Specific Appropriation 478A, \$2,324,207 in nonrecurring funds from the General Revenue Fund is provided for the maintenance and repair of the Jacksonville Laboratory.	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM COUNTY HEALTH DEPARTMENT
TOTAL: DISEASE CONTROL AND HEALTH PROTECTION FROM GENERAL REVENUE FUND 63,615,168	TRUST FUND
FROM TRUST FUNDS	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUWAN RESOURCES SERVICES
TOTAL POSITIONS	PURCHASED PER STATEWIDE CONTRACT FROM COUNTY HEALTH DEPARTMENT TRUST FUND
COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS	492 FIXED CAPITAL OUTLAY
APPROVED SALARY RATE 425,785,035	CONSTRUCTION, RENOVATION, AND EQUIPMENT - COUNTY HEALTH DEPARTMENTS
479 SALARIES AND BENEFITS POSITIONS 10,469.07 FROM COUNTY HEALTH DEPARTMENT TRUST FUND	FROM COUNTY HEALTH DEPARTMENT TRUST FUND
480 OTHER PERSONAL SERVICES	From the funds in Specific Appropriation 492, \$2,000,000 in nonrecurring funds from the County Health Department Trust Fund is provided to the Brevard County Health Department for the completion of a
FROM COUNTY HEALTH DEPARTMENT TRUST FUND	replacement facility.
481 EXPENSES FROM COUNTY HEALTH DEPARTMENT TRUST FUND	493 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY MAINTENANCE AND REPAIR OF COUNTY HEALTH DEPARTMENTS
482 AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND	FROM COUNTY HEALTH DEPARTMENT TRUST FUND
The funds provided in Specific Appropriation 482 reflect a reduction of \$4,195,333 from the General Revenue Fund as a result of vacant full-time equivalent position reductions and management and efficiency	TOTAL: COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS FROM GENERAL REVENUE FUND 120,736,201 FROM TRUST FUNDS 832,291,319
reductions within the county health departments. Counties that are designated rural as defined by the 2010 United States Census and professional health care positions up to 365 days vacant shall be exempt from this reduction. The Department of Health shall apply the funding	TOTAL POSITIONS
reductions to the remaining counties within the state.	APPROVED SALARY RATE 19,906,515
AND TO LOCAL GOVERNMENTS  COMMUNITY HEALTH INITIATIVES FROM GENERAL REVENUE FUND 2,105,274 FROM COUNTY HEALTH DEPARTMENT TRUST FUND	494 SALARIES AND BENEFITS POSITIONS 439.00 FROM GENERAL REVENUE FUND 1,895,547 FROM ADMINISTRATIVE TRUST FUND

SECTIO	N 3 - HUMAN SERVICES			SECTION 3 - HUMAN SERVICES
SPECIF				SPECIFIC
APPROP	RIATION			APPROPRIATION
	FROM FEDERAL GRANTS TRUST FUND		7,199,094	500A LUMP SUM
	FROM GRANTS AND DONATIONS TRUST			COMMUNITY HEALTH CENTERS
	FUND		701,787	FROM GENERAL REVENUE FUND 18,276,256
	FROM BRAIN AND SPINAL CORD INJURY			
	REHABILITATION TRUST FUND		2,381,221	The release of nonrecurring funds in Specific Appropriation 500A is
	FROM PLANNING AND EVALUATION TRUST			contingent upon the Department of Health submitting a budget amendment,
	FUND		5,770,586	in accordance with the provisions of chapter 216, Florida Statutes,
	FROM RADIATION PROTECTION TRUST			detailing the distribution of funds to eligible Federally Qualified
	FUND		5,917,002	Health Centers.
495	OTHER PERSONAL SERVICES			501 SPECIAL CATEGORIES
	FROM ADMINISTRATIVE TRUST FUND		10,000	ACQUISITION OF MOTOR VEHICLES
	FROM EMERGENCY MEDICAL SERVICES			FROM RADIATION PROTECTION TRUST
	TRUST FUND		607,471	FUND
	FROM FEDERAL GRANTS TRUST FUND		167,657	
	FROM GRANTS AND DONATIONS TRUST			502 SPECIAL CATEGORIES
	FUND		64,047	GRANTS AND AIDS - STRENGTHENING DOMESTIC
	FROM BRAIN AND SPINAL CORD INJURY			SECURITY - BIOTERRORISM ENHANCEMENTS -
	REHABILITATION TRUST FUND		598,329	HEALTH AND HOSPITALS
	FROM PLANNING AND EVALUATION TRUST			FROM FEDERAL GRANTS TRUST FUND 21,143,607
	FUND		711,689	
	FROM RADIATION PROTECTION TRUST			503 SPECIAL CATEGORIES
	FUND		42,246	CONTRACTED SERVICES
				FROM GENERAL REVENUE FUND 561,692
496	EXPENSES			FROM ADMINISTRATIVE TRUST FUND 240,623
	FROM GENERAL REVENUE FUND	253,070		FROM EMERGENCY MEDICAL SERVICES
	FROM ADMINISTRATIVE TRUST FUND		250,408	TRUST FUND
	FROM EMERGENCY MEDICAL SERVICES			FROM FEDERAL GRANTS TRUST FUND 1,352,941
	TRUST FUND		770,404	FROM GRANTS AND DONATIONS TRUST
	FROM FEDERAL GRANTS TRUST FUND		1,617,520	FUND
	FROM GRANTS AND DONATIONS TRUST			FROM BRAIN AND SPINAL CORD INJURY
	FUND		272,116	REHABILITATION TRUST FUND
	FROM BRAIN AND SPINAL CORD INJURY			FROM PLANNING AND EVALUATION TRUST
	REHABILITATION TRUST FUND		632,117	FUND
	FROM PLANNING AND EVALUATION TRUST		515 000	FROM RADIATION PROTECTION TRUST
	FUND		715,822	FUND
	FROM RADIATION PROTECTION TRUST		1 (45 040	The the final in Consider Resourced the FOO 000 from the
	FUND		1,647,943	From the funds in Specific Appropriation 503, \$500,000 from the
400	ATD TO LOCAL COMPRIMENTS			General Revenue Fund is provided to the Department of Health to support
497	AID TO LOCAL GOVERNMENTS			the Florida Prescription Drug Monitoring Program.
	GRANTS AND AIDS - LOCAL HEALTH COUNCILS	E00 000		504 SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	500,000		GRANTS AND AIDS - CONTRACTED SERVICES
			1,006,000	
	FUND		1,000,000	FROM GENERAL REVENUE FUND 2,045,536 FROM BRAIN AND SPINAL CORD INJURY
Pro	m the funds in Specific Appropriation	n 107	čENN NNN in	
	recurring funds from the General Revenue			REHABILITATION TRUST FUND
	lth Council of South Florida.	runa is pic	Wided to the	From the funds in Specific Appropriation 504, \$1,000,000 from the
1100	ich council of South Florida.			General Revenue Fund is provided for the Department of Health to
498	AID TO LOCAL GOVERNMENTS			contract with the Brain Injury Association of Florida (BIAF) to identify
100	GRANTS AND AIDS - EMERGENCY MEDICAL			and link resources to traumatic brain injury patients.
	SERVICES COUNTY GRANTS			and time resources to tradimetre static injury patricies.
	FROM EMERGENCY MEDICAL SERVICES			From the funds in Specific Appropriation 504, \$500,000 in
	TRUST FUND		2,696,675	nonrecurring funds from the General Revenue Fund is provided to the
	INODI TOND		2,000,015	Bitner/Plante Amyotrophic Lateral Sclerosis Initiative of Florida.
499	AID TO LOCAL GOVERNMENTS			Dionol/Ilando Impostophilo Datolial Bolologia Iniciativo di Iloliaa.
1,,,	GRANTS AND AIDS - EMERGENCY MEDICAL			From the funds in Specific Appropriation 504, \$300,000 from the
	SERVICES MATCHING GRANTS			General Revenue Fund is provided to A Safe Haven for Newborns.
	FROM EMERGENCY MEDICAL SERVICES			
	TRUST FUND		3,181,461	505 SPECIAL CATEGORIES
			., . ,	DRUGS, VACCINES AND OTHER BIOLOGICALS
500	OPERATING CAPITAL OUTLAY			FROM GENERAL REVENUE FUND 23,977,280
	FROM GENERAL REVENUE FUND	3,693		FROM FEDERAL GRANTS TRUST FUND 119,154,984
	FROM ADMINISTRATIVE TRUST FUND	•	1,300	FROM GRANTS AND DONATIONS TRUST
	FROM EMERGENCY MEDICAL SERVICES		,	FUND
	TRUST FUND		16,932	, ,
	FROM FEDERAL GRANTS TRUST FUND		61,466	Funds in Specific Appropriation 505 from the Federal Grants Trust
	FROM BRAIN AND SPINAL CORD INJURY			Fund are contingent upon sufficient state matching funds being
	REHABILITATION TRUST FUND		9,000	identified to qualify for the federal Ryan White grant award. The
	FROM PLANNING AND EVALUATION TRUST			Department of Health and the Department of Corrections shall collaborate
	FUND		28,302	in determining the amount of state general revenue funds expended by the
	FROM RADIATION PROTECTION TRUST			Department of Corrections for AIDS-related activities and services that
	FUND		142,997	qualify as state matching funds for the Ryan White grant.

SECTION 3 - HUMAN SERVICES SPECIFIC		SECTION 3 - HUMAN SERVICES SPECIFIC
APPROPRIATION  506 SPECIAL CATEGORIES  GRANDO AND ATTC. PURAL HEALTH NEEDWOOD		APPROPRIATION FROM RADIATION PROTECTION TRUST
GRANTS AND AIDS - RURAL HEALTH NETWORK GRANTS		FUND
FROM GENERAL REVENUE FUND 500,000 FROM FEDERAL GRANTS TRUST FUND	799,305	SERVICES - HUMAN RESOURCES SERVICES
507 SPECIAL CATEGORIES BRAIN AND SPINAL CORD HOME AND COMMUNITY BASED SERVICES WAIVER		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 20,700 FROM ADMINISTRATIVE TRUST FUND 4,373
FROM GENERAL REVENUE FUND 3,761,214 FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	10 074 022	FROM EMERGENCY MEDICAL SERVICES         21,102           TRUST FUND
		FROM GRANTS AND DONATIONS TRUST
From the funds in Specific Appropriation 507, \$394,820 General Revenue Fund and \$602,955 from the Brain and Spinal Co	ord Injury	FUND
Program Trust Fund are provided to expand the current Trauma Injury/Spinal Cord Injury Medicaid Waiver to serve an addi	itional 25	REHABILITATION TRUST FUND
individuals. The funding shall be used to reduce the current for those individuals that are at the greatest institutionalization or developing secondary complications	risk for	FUND         40,258           FROM RADIATION PROTECTION TRUST         35,438
hospitalization.	4	516 SPECIAL CATEGORIES
508 SPECIAL CATEGORIES CYSTIC FIBROSIS HOME AND COMMUNITY BASED SERVICES WAIVER		MEDICALLY FRAGILE ENHANCEMENT PAYMENT FROM GENERAL REVENUE FUND 610,020
	1,493,295	518 FIXED CAPITAL OUTLAY AMERICANS WITH DISABILITIES ACT -
509 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES		STATEWIDE FROM GENERAL REVENUE FUND 1,744,250
FROM GENERAL REVENUE FUND 1,000,000 FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	1,676,352	From the funds in Specific Appropriation 518, \$1,744,250 in nonrecurring funds from the General Revenue Fund is provided for Americans with Disabilities Act (ADA) accessibility modifications to state facilities.
510 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		519 FIXED CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 3,200,942 FROM PLANNING AND EVALUATION TRUST FUND	58,404	HEALTH FACILITIES REPAIR AND MAINTENANCE - STATEWIDE FROM RADIATION PROTECTION TRUST
FROM RADIATION PROTECTION TRUST		FUND
FUND	14,575	From the funds in Specific Appropriation 519, \$624,800 in nonrecurring funds from the Radiation Protection Trust Fund is provided for the maintenance and repair of the Orlando Health Physics Lab.
DISASTER RELIEF OPERATIONS FROM FEDERAL GRANTS TRUST FUND	1,000,000	TOTAL: STATEWIDE PUBLIC HEALTH SUPPORT SERVICES
512 SPECIAL CATEGORIES		FROM GENERAL REVENUE FUND 60,331,856 FROM TRUST FUNDS
GRANTS AND AIDS - TRAUMA CARE FROM EMERGENCY MEDICAL SERVICES TRUST FUND	12,093,747	TOTAL POSITIONS
513 SPECIAL CATEGORIES		PROGRAM: CHILDREN'S MEDICAL SERVICES
GRANTS AND AIDS - SPINAL CORD RESEARCH FROM GENERAL REVENUE FUND 1,000,000		CHILDREN'S SPECIAL HEALTH CARE
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	4.000.000	From the funds in Specific Appropriations 520 through 532, the
From the funds in Specific Appropriation 513, \$1,00		Department of Health shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives monthly
nonrecurring funds from the General Revenue Fund is provid Miami Project to Cure Paralysis for brain and spinal coresearch.	led to the	surplus-deficit reports projecting the total Children's Medical Services expenditures, by program, for the fiscal year along with any corrective action plans necessary to align program expenditures with annual appropriations.
514 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		APPROVED SALARY RATE 28,223,051
FROM GENERAL REVENUE FUND 3,837 FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES	1,639	520 SALARIES AND BENEFITS POSITIONS 614.00 FROM GENERAL REVENUE FUND 14,287,371
TRUST FUND	55,064 400	FROM GENERAL REVENUE FUND
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	47,576	521 OTHER PERSONAL SERVICES
FROM PLANNING AND EVALUATION TRUST FUND	52,241	FROM GENERAL REVENUE FUND 140,466 FROM DONATIONS TRUST FUND 89,063

SECTION 3 - HUMAN SERVICES

508,134

121,245

75.871

SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND . . . 401,805 522 EXPENSES FROM GENERAL REVENUE FUND . . . . . 1,312,787 FROM DONATIONS TRUST FUND . . . . . 3.590.549 FROM FEDERAL GRANTS TRUST FUND . . . 2,672,081 523 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . 29,319 FROM DONATIONS TRUST FUND . . . . . 35,629 FROM FEDERAL GRANTS TRUST FUND . . . 106,825 524 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN'S MEDICAL SERVICES NETWORK FROM GENERAL REVENUE FUND . . . . . 27,971,967 FROM DONATIONS TRUST FUND . . . . . 159.393.674 FROM FEDERAL GRANTS TRUST FUND . . . 553,738 FROM GRANTS AND DONATIONS TRUST 300,400 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND . . . . . . 8.258.090 FROM SOCIAL SERVICES BLOCK GRANT 1.613.263

Funds in Specific Appropriation 524 shall not be used to support continuing education courses or training for health professionals or staff employed by the Children's Medical Services (CMS) Network or under contract with the Department of Health. This limitation shall include but not be limited to: classroom instruction, train the trainer, or web-based continuing education courses that may be considered professional development, or that results in continuing education credits that may be applied towards the initial or subsequent renewal of a health professional's license. This does not preclude the CMS Network from providing information on treatment methodologies or best practices to appropriate CMS Network health professionals, staff, or contractors.

From the funds in Specific Appropriation 524, the Department of Health shall transfer an amount not to exceed \$450,000 from the General Revenue Fund to the Agency for Health Care Administration for Medicaid reimbursable services that support children enrolled in contracted medical foster care programs.

From the funds in Specific Appropriation 524, \$300,000 in nonrecurring funds from the General Revenue Fund is provided for additional services to eligible children identified with inborn errors of metabolism or that are at risk for having a genetic disorder. From these funds, an additional \$100,000 shall be provided to each existing genetic center located at the University of Florida, University of Miami and University of South Florida.

## 525 SPECIAL CATEGORIES

From the funds in Specific Appropriation 525, \$47,000 from the General Revenue Fund is provided for the credentialing of Child Protection Team Medical Directors, pursuant to section 39.303(2)(d), Florida Statutes. This funding is contingent on House Bill 1055, passed during the 2015 Regular Session, becoming law.

### 526 SPECIAL CATEGORIES

#### 527 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES
FROM GENERAL REVENUE FUND . . . . . . 1,808,501

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 527, \$250,000 in nonrecurring funds from the General Revenue Fund is provided for the Department of Health and the Information Clearinghouse on Developmental Disabilities Advisory Council to work in collaboration with internal and external stakeholders, including but not limited to, the Children's Medical Services Program, Local Early Steps providers, Area Health Education Centers, the Agency for Health Care Administration, the Agency for Persons with Disabilities, and the Department of Education to conduct a statewide marketing campaign to promote Bright Expectations the Information Clearinghouse on Developmental Disabilities established pursuant to section 383.141, Florida Statutes. The statewide marketing campaign shall be designed to educate the broadest population permissible under the funds provided in this Specific Appropriation and the proliferation of informational pamphlets in all health care settings where the target market receives health care services.

From the funds in Specific Appropriation 527, \$350,000 in nonrecurring funds from the General Revenue Fund is provided to All Children's Hospital for Neonatal Abstinence Syndrome awareness.

From the funds in Specific Appropriation 527, \$50,000 in nonrecurring funds from the General Revenue Fund is provided to the Guardian Hands Foundation to raise awareness of rare diseases.

From the funds in Specific Appropriation 527, \$100,000 in nonrecurring funds from the General Revenue Fund is provided to the Diabetes Research Institute Foundation for the Islet Cell Transplantation to Cure Diabetes Project.

### 528 SPECIAL CATEGORIES

POISON CONTROL CENTER

FROM GENERAL REVENUE FUND . . . . . 4,764,498

### 529 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . . 162,816

FROM DONATIONS TRUST FUND . . . . .

#### 530 SPECIAL CATEGORIES

GRANTS AND AIDS - DEVELOPMENTAL EVALUATION

AND INTERVENTION SERVICES/PART C

FROM GENERAL REVENUE FUND . . . . . 45,331,419

FROM FEDERAL GRANTS TRUST FUND . . . 23,853,779

From the funds in Specific Appropriation 530, \$3,839,499 from the General Revenue Fund is provided as the state match for Medicaid reimbursable early intervention services in Specific Appropriation 192.

From the funds in Specific Appropriation 530, \$13,000,000 from the General Revenue Fund, of which \$2,000,000 is nonrecurring, is provided to increase direct services for the Early Steps program. These funds may be used as state match for Medicaid reimbursable early intervention services in Specific Appropriation 192.

From the funds in Specific Appropriation 530, at least 85 percent of funds distributed to Local Early Steps providers must be spent on direct client services.

From the funds in Specific Appropriation 530, \$100,000 in nonrecurring funds from the General Revenue Fund is provided to Easter Seals in Volusia and Flagler Counties to provide autism assessment and diagnostic services.

### 531 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND . . . . . 82,009
FROM DONATIONS TRUST FUND . . . .
FROM FEDERAL GRANTS TRUST FUND . . .

#### 532 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

SECTION SPECIA	ON 3 - HUMAN SERVICES			SECTION 3 - HUMAN SERVICES SPECIFIC	
	PRIATION			APPROPRIATION	
	FROM GENERAL REVENUE FUND	147,309		TRUST FUND	52
	FROM DONATIONS TRUST FUND		106,012		
	FROM FEDERAL GRANTS TRUST FUND		43,838	544 SPECIAL CATEGORIES	
533	FIXED CAPITAL OUTLAY			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM MEDICAL QUALITY ASSURANCE	
333	FACILITY STUDY			TRUST FUND	64
	FROM GENERAL REVENUE FUND	291,000			
				545 SPECIAL CATEGORIES	
	om the funds in Specific Appropri			TRANSFER TO DEPARTMENT OF MANAGEMENT	
	recurring funds from the General Revenue			SERVICES - HUMAN RESOURCES SERVICES	
	Children's Medical Services statewide ady.	racility adequa	cy and need	PURCHASED PER STATEWIDE CONTRACT FROM GRANTS AND DONATIONS TRUST	
500	uy.				06
TOTAL:	CHILDREN'S SPECIAL HEALTH CARE			FROM MEDICAL QUALITY ASSURANCE	
	FROM GENERAL REVENUE FUND	111,484,896		TRUST FUND	07
	FROM TRUST FUNDS		231,182,267	CACA ANALTHAR DUNBUNTANING AMBAGANI	
	TOTAL POSITIONS	C14 00		545A QUALIFIED EXPENDITURE CATEGORY MEDICAL QUALITY ASSURANCE LICENSURE SYSTEM	
	TOTAL ALL FUNDS	014.00	342,667,163	-	
	TOTAL THE TONDS		312,007,103	TRUST FUND	40
PROGRA	M: HEALTH CARE PRACTITIONER AND ACCESS				
				From the funds in Specific Appropriation 545A, \$2,166,740 in	
MEDICA	AL QUALITY ASSURANCE			nonrecurring funds from the Medical Quality Assurance Trust Fund is	
7	מסער מסג מסט מסער מסג מסט			provided to upgrade the existing functionality of the Medical Quality Assurance Licensing and Enforcement Information Database System. The	
	APPROVED SALARY RATE 21,926,923			Department of Health is authorized to submit budget amendments	
534	SALARIES AND BENEFITS POSITIONS	570.00		requesting release of funds pursuant to the provisions of chapter 216,	
	FROM MEDICAL QUALITY ASSURANCE			Florida Statutes. Requests for release of funds shall include detailed	
	TRUST FUND		30,934,325	operational work plans and spending plans. The department shall submit	
E2E	OTHER PERSONAL SERVICES			quarterly project status reports to the Executive Office of the Governor's Office of Policy and Budget and the chairs of the Senate	
535	FROM GRANTS AND DONATIONS TRUST			Committee on Appropriations and the House Appropriations Committee that	
	FUND		238,222	shall include a description of the progress made to date for each	
	FROM MEDICAL QUALITY ASSURANCE			project milestone, planned and actual deliverable completion dates,	
	TRUST FUND		5,453,615	planned and actual costs incurred, and current issues and risks being	
536	EXPENSES			managed.	
330	FROM FEDERAL GRANTS TRUST FUND		17,775	TOTAL: MEDICAL QUALITY ASSURANCE	
	FROM GRANTS AND DONATIONS TRUST		,	FROM TRUST FUNDS	05
	FUND		60,373		
	FROM MEDICAL QUALITY ASSURANCE		7 017 006	TOTAL POSITIONS	۸Ε
	TRUST FUND		7,017,286	TOTAL ALL FUNDS	US
537	OPERATING CAPITAL OUTLAY			PROGRAM: DISABILITY DETERMINATIONS	
	FROM MEDICAL QUALITY ASSURANCE				
	TRUST FUND		57,604	DISABILITY BENEFITS DETERMINATION	
539	CDECTAL CAMECODIEC			APPROVED SALARY RATE 46,018,163	
233	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			APPROVED SALIARI RAIL 40,010,103	
	FROM MEDICAL QUALITY ASSURANCE			546 SALARIES AND BENEFITS POSITIONS 1,053.00	
	TRUST FUND		21,000	FROM GENERAL REVENUE FUND 619,801	
				FROM FEDERAL GRANTS TRUST FUND 688,80	
540	SPECIAL CATEGORIES UNLICENSED ACTIVITIES			FROM U.S. TRUST FUND	52
	FROM MEDICAL QUALITY ASSURANCE			547 OTHER PERSONAL SERVICES	
				34/ UIREK PEKSUNAL SEKVICES	
	TRUST FUND		1,173,452	FROM GENERAL REVENUE FUND 4,996	
			1,173,452	FROM GENERAL REVENUE FUND 4,996 FROM FEDERAL GRANTS TRUST FUND	
541	SPECIAL CATEGORIES		1,173,452	FROM GENERAL REVENUE FUND 4,996	
541	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE		1,173,452	FROM GENERAL REVENUE FUND 4,996 FROM FEDERAL GRANTS TRUST FUND	
541	SPECIAL CATEGORIES		1,173,452	FROM GENERAL REVENUE FUND	
541	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		1,173,452 441,513	FROM GENERAL REVENUE FUND	34
	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND			FROM GENERAL REVENUE FUND	34
541 542	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND			FROM GENERAL REVENUE FUND	34
	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND		441,513	FROM GENERAL REVENUE FUND	34
	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND			FROM GENERAL REVENUE FUND	34 30
	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND		441,513	FROM GENERAL REVENUE FUND	34 30
	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND		441,513 213,944 107,908	FROM GENERAL REVENUE FUND	34 30
	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND		441,513 213,944	FROM GENERAL REVENUE FUND	34 30
	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND		441,513 213,944 107,908	FROM GENERAL REVENUE FUND	34 30
542	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND		441,513 213,944 107,908	FROM GENERAL REVENUE FUND	34 30 00 20
542	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND		441,513 213,944 107,908	FROM GENERAL REVENUE FUND	34 30 00 20

SPECII APPROI	RIATION			SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION	
551	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	•	1,784	TRUST FUND	9,381,854
EE2	FROM U.S. TRUST FUND		372,893	FROM GRANTS AND DONATIONS TRUST	72,500
552	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND FROM U.S. TRUST FUND		1,000 2,334	562 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATIONS AND MAINTENANCE TRUST FUND	2,639,487
553	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	3,591		563 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM FEDERAL GRANTS TRUST FUND FROM U.S. TRUST FUND	,	3,562 385,331	FROM OPERATIONS AND MAINTENANCE TRUST FUND	353,143
TOTAL	DISABILITY BENEFITS DETERMINATION FROM GENERAL REVENUE FUND	909,342	147,040,327	564 FIXED CAPITAL OUTLAY  STATE NURSING HOME FOR VETERANS - DMS MGD  FROM FEDERAL GRANTS TRUST FUND  FROM OPERATIONS AND MAINTENANCE	1,300,000
	TOTAL POSITIONS		147,949,669	TRUST FUND	700,000
TOTAL	HEALTH, DEPARTMENT OF FROM GENERAL REVENUE FUND		2,306,635,416	construction of a seventh State Veterans' Nursing Home in S County.	
	TOTAL POSITIONS		2,852,376,431	565 FIXED CAPITAL OUTLAY ADDITIONS AND IMPROVEMENTS TO THE VETERANS' HOMES FROM FEDERAL GRANTS TRUST FUND	7,150,000
VETER/	NS' AFFAIRS, DEPARTMENT OF	331,010,370		FROM OPERATIONS AND MAINTENANCE TRUST FUND	3,850,000
PROGRA	M: SERVICES TO VETERANS' PROGRAM			From the funds in Specific Appropriation 565, \$1,92	5,000 in
VETER!	M: SERVICES TO VETERANS' PROGRAM  NS' HOMES  APPROVED SALARY RATE 31,648,398			From the funds in Specific Appropriation 565, \$1,921 nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.	Fund and Fund are
VETERA 1	INS' HOMES	978.00	46,701,507	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92 nonrecurring funds from the Operations and Maintenance Trust	Fund and Fund are Jacobson  5,000 in Fund and
VETERA A 554	NS' HOMES  APPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE	978.00	46,701,507	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92	Fund and Fund are Jacobson  5,000 in Fund and Fund are
VETERA A 554	INS' HOMES  IPPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	46,701,507 3,133,234	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92! nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander	Fund and Fund are Jacobson  5,000 in Fund and Fund are
VETERA 554 555	APPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00		nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,920 nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander State Veterans' Nursing Home in Pembroke Pines.  566 FIXED CAPITAL OUTLAY MAINTENANCE AND REPAIR OF STATE-OWNED	Fund and Fund are Jacobson  5,000 in Fund and Fund are
VETER/ 1 554 555 556	APPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92: nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander State Veterans' Nursing Home in Pembroke Pines.  566 FIXED CAPITAL OUTLAY  MAINTENANCE AND REPAIR OF STATE-OWNED RESIDENTIAL FACILITIES FOR VETERANS FROM STATE HOMES FOR VETERANS	Fund and Fund are Jacobson  5,000 in Fund and Fund are Nininger
VETERA 554 555	ALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND  OTHER PERSONAL SERVICES FROM OPERATIONS AND MAINTENANCE TRUST FUND  EXPENSES FROM GRANTS AND DONATIONS TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND	978.00	3,133,234 25,000	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92: nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander State Veterans' Nursing Home in Pembroke Pines.  566 FIXED CAPITAL OUTLAY  MAINTENANCE AND REPAIR OF STATE-OWNED  RESIDENTIAL FACILITIES FOR VETERANS  FROM STATE HOMES FOR VETERANS  TRUST FUND	Fund and Fund are Jacobson  5,000 in Fund and Fund are Nininger  1,438,800 port the
VETERA 554 555 556	APPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND  OTHER PERSONAL SERVICES FROM OPERATIONS AND MAINTENANCE TRUST FUND  EXPENSES FROM GRANTS AND DONATIONS TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234 25,000 16,852,223	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92! nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander State Veterans' Nursing Home in Pembroke Pines.  566 FIXED CAPITAL OUTLAY  MAINTENANCE AND REPAIR OF STATE-OWNED  RESIDENTIAL FACILITIES FOR VETERANS  FROM STATE HOMES FOR VETERANS  TRUST FUND  Funds in Specific Appropriation 566 are provided to supplication supplication and repair projects:  Lake City State Veterans' Home.  Daytona Beach State Veterans' Home.  Pembroke Pines State Veterans' Home.  Penbroke Pines State Veterans' Home.  Panama City State Veterans' Home.	Fund and Fund are Jacobson  5,000 in Fund and Fund are Nininger  1,438,800 port the  200,000 532,500 46,000 240,000 190,300
VETER/ 1 554 555 556	ALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND  OTHER PERSONAL SERVICES FROM OPERATIONS AND MAINTENANCE TRUST FUND  EXPENSES FROM GRANTS AND DONATIONS TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND  FROM OPERATIONS AND MAINTENANCE	978.00	3,133,234 25,000 16,852,223 25,000	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92! nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander State Veterans' Nursing Home in Pembroke Pines.  566 FIXED CAPITAL OUTLAY  MAINTENANCE AND REPAIR OF STATE-OWNED  RESIDENTIAL FACILITIES FOR VETERANS  FROM STATE HOMES FOR VETERANS  TRUST FUND  Funds in Specific Appropriation 566 are provided to supplication of the State Veterans' Home.  Daytona Beach State Veterans' Home.  Daytona Beach State Veterans' Home.  Pembroke Pines State Veterans' Home.  Pendama City State Veterans' Home.  Port Charlotte State Veterans' Home.  St. Augustine State Veterans' Home.	Fund and Fund are Jacobson  5,000 in Fund and Fund are Nininger  1,438,800 port the  200,000 532,500 46,000 240,000
VETERA 554 555 556	ALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND  OTHER PERSONAL SERVICES FROM OPERATIONS AND MAINTENANCE TRUST FUND  EXPENSES FROM GRANTS AND DONATIONS TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND MAINTENANCE TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  FOOD PRODUCTS FROM OPERATIONS AND MAINTENANCE TRUST FUND  SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	978.00	3,133,234 25,000 16,852,223 25,000 366,994	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92! nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander State Veterans' Nursing Home in Pembroke Pines.  566 FIXED CAPITAL OUTLAY  MAINTENANCE AND REPAIR OF STATE-OWNED  RESIDENTIAL FACILITIES FOR VETERANS  FROM STATE HOMES FOR VETERANS  TRUST FUND  Funds in Specific Appropriation 566 are provided to supplication supplied following maintenance and repair projects:  Lake City State Veterans' Home.  Daytona Beach State Veterans' Home.  Daytona Beach State Veterans' Home.  Pembroke Pines State Veterans' Home.  Pembroke Pines State Veterans' Home.  Port Charlotte State Veterans' Home.  Port Charlotte State Veterans' Home.  St. Augustine State Veterans' Home.  FROM TRUST FUNDS  FROM TRUST FUNDS	Fund and Fund are Jacobson  5,000 in Fund and Fund are Nininger  1,438,800 port the  200,000 532,500 46,000 240,000 190,300 130,000
VETERA 554 555 556 557	ALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND  OTHER PERSONAL SERVICES FROM OPERATIONS AND MAINTENANCE TRUST FUND  EXPENSES FROM GRANTS AND DONATIONS TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  FROM OPERATIONS AND MAINTENANCE TRUST FUND  FOOD PRODUCTS FROM OPERATIONS AND MAINTENANCE TRUST FUND  SPECIAL CATEGORIES	978.00	3,133,234 25,000 16,852,223 25,000 366,994	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92: nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander State Veterans' Nursing Home in Pembroke Pines.  566 FIXED CAPITAL OUTLAY  MAINTENANCE AND REPAIR OF STATE-OWNED  RESIDENTIAL FACILITIES FOR VETERANS FROM STATE HOMES FOR VETERANS TRUST FUND  Funds in Specific Appropriation 566 are provided to suppose following maintenance and repair projects:  Lake City State Veterans' Home.  Daytona Beach State Veterans' Home.  Land o' Lakes State Veterans' Home.  Pembroke Pines State Veterans' Home.  Penama City State Veterans' Home.  Port Charlotte State Veterans' Home.  Port Charlotte State Veterans' Home.  St. Augustine State Veterans' Home.	Fund and Fund are Jacobson  5,000 in Fund and Fund are Nininger  1,438,800 port the  200,000 532,500 46,000 240,000 190,300 130,000 100,000
VETERA 554 555 556 557	APPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234 25,000 16,852,223 25,000 366,994 3,226,561	nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Douglas T. State Veterans' Nursing Home in Port Charlotte.  From the funds in Specific Appropriation 565, \$1,92! nonrecurring funds from the Operations and Maintenance Trust \$3,575,000 in nonrecurring funds from the Federal Grants Trust provided to support maintenance and repairs to the Alexander State Veterans' Nursing Home in Pembroke Pines.  566 FIXED CAPITAL OUTLAY  MAINTENANCE AND REPAIR OF STATE-OWNED  RESIDENTIAL FACILITIES FOR VETERANS  FROM STATE HOMES FOR VETERANS  TRUST FUND  Funds in Specific Appropriation 566 are provided to suppose following maintenance and repair projects:  Lake City State Veterans' Home.  Daytona Beach State Veterans' Home.  Land o' Lakes State Veterans' Home.  Pembroke Pines State Veterans' Home.  Pembroke Pines State Veterans' Home.  Port Charlotte State Veterans' Home.  Port Charlotte State Veterans' Home.  Port Charlotte State Veterans' Home.  St. Augustine State Veterans' Home.  TOTAL: VETERANS' HOMES  FROM TRUST FUNDS  TOTAL POSITIONS	Fund and Fund are Jacobson  5,000 in Fund and Fund are Jacobson  1,438,800 mort the  200,000 more the

June 19, 2015

SPECIF APPROP	RIATION	07.50		SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION
567	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	27.50 2,270,847		FROM OPERATIONS AND MAINTENANCE TRUST FUND
568	TRUST FUND	01 215	92,618	From the funds in Specific Appropriation 579, \$150,000 in nonrecurring funds from the General Revenue Fund is provided to Disabled Veterans Insurance Careers Inc., for career training and job placement.
		21,315		580 SPECIAL CATEGORIES
569	EXPENSES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	667,336	400.464	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
	TRUST FUND		409,464	
570	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	120,512	59,200	581 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
571	SPECIAL CATEGORIES CONTRACTED SERVICES			FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	110,882	458,000	TOTAL: VETERANS' BENEFITS AND ASSISTANCE FROM GENERAL REVENUE FUND 4,676,450
572	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM TRUST FUNDS
	FROM GENERAL REVENUE FUND	9,466		TOTAL ALL FUNDS
573	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	9,449		VETERANS EMPLOYMENT AND TRAINING SERVICES  582 AID TO LOCAL GOVERNMENTS FLORIDA IS FOR VETERANS, INCOPERATIONS FROM GENERAL REVENUE FUND
574	TRUST FUND		344	TOTAL: VETERANS' AFFAIRS, DEPARTMENT OF FROM GENERAL REVENUE FUND 8,242,554 FROM TRUST FUNDS
	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	12,191		TOTAL POSITIONS
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES			TOTAL APPROVED SALARY RATE 37,849,292
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	3,221,998	1,019,626	TOTAL OF SECTION 3
	TOTAL POSITIONS	27.50	4,241,624	FROM GENERAL REVENUE FUND
VETERA	NS' BENEFITS AND ASSISTANCE			TOTAL POSITIONS
A	APPROVED SALARY RATE 4,538,017			TOTAL ALL FUNDS
575		100.00		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	4,269,188	1,720,720	The moneys contained herein are appropriated from the named funds to the Department of Corrections, Justice Administration, Department of Juvenile Justice, Florida Department of Law Enforcement, Department of
576	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	12,000		Legal Affairs/Attorney General, and the Florida Commission on Offender Review as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.
	TRUST FUND		10,000	CORRECTIONS, DEPARTMENT OF
577	EXPENSES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	208,653	213,183	From the funds in Specific Appropriations 583 through 771, each provider contracting with the Department of Corrections must provide the department with a proposal prior to the release of funds that details
578	OPERATING CAPITAL OUTLAY FROM OPERATIONS AND MAINTENANCE TRUST FUND		5,827	the services that will be delivered, the expected results, and recommended performance measures. The department and each provider must execute a contract before the release of any funds, and the contract documents must include mutually agreed upon performance measures. Each provider must provide quarterly performance reports to the department.
579	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	152,569		Funds shall only be released to providers whose performance reports indicate successful compliance with the performance measures described in the contract.

2016.

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SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION

The Department of Corrections shall continue to submit an annual report on the state prison system to the Governor and to the Legislature using a uniform format and uniform methodologies. The report shall include a comprehensive plan for current facility use and any departures from planned facility use, including opening new facilities, renovating or closing existing facilities, and advancing or delaying the opening of new or renovated facilities. The report shall include the maximum capacity of currently operating facilities and the potential maximum capacity of facilities that the department could make operational within the fiscal year. The report shall also identify appropriate sites for future facilities and provide information to support specified locations, such as availability of personnel in local labor markets. Reports should include updated infrastructure needs for existing or future facilities. Each report should reconcile capacity figures to the immediately preceding report. For the purpose of this paragraph, maximum capacity shall be calculated and displayed pursuant to section

944.023(1)(b), Florida Statutes. The department may provide additional analysis of current and future bed needs based on such factors as deemed necessary by the Secretary. The next report shall be due January 1,

From the funds in Specific Appropriations 583 through 771, the Department of Corrections shall prepare a report detailing the amount of overtime expended per facility; the number of positions in overlap, with justification for each overlapped position; and identifying the number of unfunded positions that may be eliminated. The report shall be submitted to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by January 1, 2016.

From the funds in Specific Appropriations 583 through 771, the Department of Corrections shall, before closing, substantially reducing the use of, or changing the purpose of any state correctional institution as defined in section 944.02, Florida Statutes, submit its proposal to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee for review.

From the funds in Specific Appropriations 583 through 771 the Department of Corrections may work within its existing budget, including applicable grants, to implement any corrective action plan that is developed as the result of a Prison Rape Elimination Act audit conducted in accordance with Title 23, Part 115 of the Code of Federal Regulations. The department may request additional resources required through the Legislative Budget Request process as defined in chapter 216, Florida Statutes.

Funds in Specific Appropriation 583 through 771 shall not be used to pay for unoccupied space currently being leased by the Department of Corrections in the event the leases are vacant on or after July 1, 2015. and for which it has been determined by the Secretary of the department that there is no longer a need.

PROGRAM: DEPARTMENT ADMINISTRATION

BUSIN	IESS SERVICE CENTERS			
	APPROVED SALARY RATE	9,350,293		
583	SALARIES AND BENEFITS FROM GENERAL REVENUE FUNI FROM ADMINISTRATIVE TRUST	)	239.00 12,300,932	836,906
584	EXPENSES FROM GENERAL REVENUE FUNI FROM ADMINISTRATIVE TRUST		79,817	383,494
585	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	)	46,507	
586	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUNI	o	143,959	

SPECIF APPROP	RIATION SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,315	
588	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	2,386	
тотат.	BUSINESS SERVICE CENTERS		
	FROM GENERAL REVENUE FUND	12,575,916	1,220,400
	TOTAL POSITIONS	239.00	13,796,316
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES		
A	APPROVED SALARY RATE 12,989,849		
589	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	236.00 8,743,228	
	FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS		2,611,163
	AND TRAINING TRUST FUND		88,010
590	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	24,523	318,403
591	EXPENSES		
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	946,141	491,826
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		1,083,200
592	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	20,227	
	FROM ADMINISTRATIVE TRUST FUND	20,221	30,160
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		240,600
	FROM FEDERAL GRANTS TRUST FUND		101,840
593	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		
	FROM GENERAL REVENUE FUND	92,849	
594	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	788,509	
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND		200,000 347,650
595	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND		·
	FROM FEDERAL GRANTS TRUST FUND		6,300,000
Uni If sha pro	ds in Specific Appropriation 595 are total states Government for incarcerating a total reimbursements exceed \$6,300,000, the total reimbursements exceed \$6,300,000, the submit a budget amendment in accordance of chapter 216, Florida State get authority to transfer the balance to be	aliens in Florida's he Department of Co ordance with all utes, requesting	s prisons. orrections applicable additional
596	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	255 000	
	FROM GENERAL REVENUE FUND	355,099	

597 SPECIAL CATEGORIES

TENANT BROKER COMMISSIONS

FROM ADMINISTRATIVE TRUST FUND . . .

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
598	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM TRUST FUNDS
599	FROM GENERAL REVENUE FUND	36,220		TOTAL POSITIONS
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			PROGRAM: SECURITY AND INSTITUTIONAL OPERATIONS
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CORRECTIONAL WORK PROGRAM	7,307,210	49,352	From the funds in Specific Appropriations 621, 633 and 646, a total of \$1,074,362 is provided as payment in lieu of ad valorem taxation for distribution to local government taxing authorities. Funding is provided as follows: \$269,324 for the Bay Correctional Facility, \$339,242 for the
	TRUST FUND		101,782	Moore Haven Correctional Facility, \$275,560 for the South Bay Correctional Facility, \$100,000 for the Gadsden Correctional Facility,
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	18,314,006	12,489,380	and \$90,236 for the Lake City Correctional Facility. These funds may not be distributed if there are outstanding claims for ad valorem taxes due on the property at issue and may not be distributed until the property is reclassified on the real property and tangible personal property
	TOTAL POSITIONS TOTAL ALL FUNDS	236.00	30,803,386	rolls as State Government property back to the date the finance corporation or other state entity acquired the title thereto. These distributions shall be adjusted, with respect to any facility, to
	ATION TECHNOLOGY			reimburse the Department of Corrections for the total amounts expended by the state in resisting the imposition of such ad valorem tax claims,
	PPROVED SALARY RATE 8,041,253			<pre>including all attorneys' fees and costs actually incurred by the state's agencies.</pre>
600		161.50 9,214,221	1,155,377	Funds and positions in Specific Appropriations 583 through 720A and 733 through 771 support the state's inmate population. These funds and positions are sufficient to provide housing and security for 100,290
601	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	13,500		inmates when fully annualized. Variable expenses, maintenance, and health services funds are provided for an average daily population of 100,359 inmates.
602	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	909,224	1,379,095	Funds and positions in Specific Appropriations 583 through 720A and 733 through 771 are provided to address security needs for the prison population expected in Fiscal Year 2015-2016, as projected by the
603	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	127,720		Criminal Justice Estimating Conference.
604	SPECIAL CATEGORIES			ADULT MALE CUSTODY OPERATIONS  APPROVED SALARY RATE 344,617,114
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	2,084,778	107,812	611 SALARIES AND BENEFITS POSITIONS 8,835.00
605	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM GENERAL REVENUE FUND 472,886,539 FROM FEDERAL GRANTS TRUST FUND
606	FROM GENERAL REVENUE FUND	52,785		612 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 6,952,855 FROM GRANTS AND DONATIONS TRUST
000	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	45,329		FUND
607	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	1,270		FROM GRANTS AND DONATIONS TRUST FUND
608	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			From the funds in Specific Appropriation 613, \$142,900 from recurring general revenue funds is provided to the City of Pahokee as a payment in lieu of taxes for the Sago Palm facility.
	FROM GENERAL REVENUE FUND	1,023		614 OPERATING CAPITAL OUTLAY
609	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)			FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	9,961,752	62,933	FUND
610	DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES			FOOD PRODUCTS FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	102,717		616 SPECIAL CATEGORIES CONTRACTED SERVICES
TOTAL:	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	22,514,319		FROM GENERAL REVENUE FUND 6,377,696 FROM FEDERAL GRANTS TRUST FUND

FROM GRANTS AND DONATIONS TRUST

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION  From funds in Specific Appropriation general revenue funds is provided for the support children of incarcerated inmat programs to mitigate the traumas and chitat result from parental incarceration report on the current status of the Chichair of the Senate Appropriations Commit Appropriations Committee. The report shall and indicate whether the contractor is not senate appropriation.	Children of Inmates program to les by expanding research-based Allenges for Florida's children The department shall submit a dren of Inmates program to the tee and the chair of the House list all performance measures	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS   SPECIFIC
by December 1, 2015.		FROM GRANTS AND DONATIONS TRUST FUND
FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	3,683,962 118,17	628 SPECIAL CATEGORIES CONTRACTED SERVICES 2 FROM GENERAL REVENUE FUND
618 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	523,270	629 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND
619 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		FUND 22,509
CLEARING TRUST FUND		
620 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	4,280,949	631 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 3,968,472
621 SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND FROM PRIVATELY OPERATED	118,036,211	632 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
INSTITUTIONS INMATE WELFARE TRUST FUND	1,300,58 621, \$109,350 from recurring the Department of Management ring, to pay for subject matter alth site visits of the medical rm quality management audits no	633 SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND
622 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND		Services, Bureau of Private Prison Monitoring, to pay for subject matter experts to conduct medical and mental health site visits of the medical department of private prisons and perform quality management audits no longer performed by the Department of Corrections.
623 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		634 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND 80,162
FROM GENERAL REVENUE FUND  TOTAL: ADULT MALE CUSTODY OPERATIONS FROM GENERAL REVENUE FUND	689,769,146	635 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT 10 FROM GENERAL REVENUE FUND 8,417
FROM TRUST FUNDS	8,835.00	TOTAL: ADULT AND YOUTHFUL OFFENDER FEMALE CUSTODY
ADULT AND YOUTHFUL OFFENDER FEMALE CUSTODY OPERATIONS	223,207,24	FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 35,264,508		TOTAL POSITIONS
624 SALARIES AND BENEFITS POSITIONS	813.00	MALE YOUTHFUL OFFENDER CUSTODY OPERATIONS
FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST		APPROVED SALARY RATE 13,334,465
FUND	134,48 367,773	636 SALARIES AND BENEFITS POSITIONS 102.00 FROM GENERAL REVENUE FUND 15,049,529 FROM FEDERAL GRANTS TRUST FUND

SPECIF APPROF	PRIATION			SPECI: APPRO	PRIATION		
637	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	277,640		650	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1,493,683	
638	EXPENSES FROM GENERAL REVENUE FUND	117,143	24,336		EXPENSES FROM GENERAL REVENUE FUND	3,772,421	
639	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	20,185	500,000		FOOD PRODUCTS FROM GENERAL REVENUE FUND	12,170,243	
640	FOOD PRODUCTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,334,376	483,667	654	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,762,621	
641	SPECIAL CATEGORIES CONTRACTED SERVICES		,		FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	1,168,710	
642	FROM GENERAL REVENUE FUND	29,599		655	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	654,272	
	FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND		191,046	656	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	·	
643	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	486,977		657	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND		
644	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	2,332,137		658	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
645	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	159,226		659	FROM GENERAL REVENUE FUND	283,746	
646	SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND FROM PRIVATELY OPERATED	19,216,164		TOTAL	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND : SPECIALTY CORRECTIONAL INSTITUTION OPE	RATIONS	
	INSTITUTIONS INMATE WELFARE TRUST FUND		195,403		FROM GENERAL REVENUE FUND		
gen Ser exp dep	om funds in Specific Appropriation 64 Heral revenue funds is provided to t Tvices, Bureau of Private Prison Monitorin Herts to conduct medical and mental healt Heartment of private prisons and perform	he Department of M g, to pay for subje h site visits of th quality management	Management ect matter ne medical	RECEP	TOTAL ALL FUNDS		293,168,820
	nger performed by the Department of Correc	tions.		660	SALARIES AND BENEFITS POSITIONS	1,985.00	
647	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	38,675			FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	113,487,641	9,372
648	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			661	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND  EXPENSES	874,827	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	6,099	702		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		31,090
TOTAL:	MALE YOUTHFUL OFFENDER CUSTODY OPERATION FROM GENERAL REVENUE FUND	S 39,265,090	1,925,719		OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND FOOD PRODUCTS		250,000
	TOTAL POSITIONS	102.00	41,190,809	001	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		32,449
SPECIA	ALTY CORRECTIONAL INSTITUTION OPERATIONS			665	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	87,126	
A	APPROVED SALARY RATE 191,575,351			666	SPECIAL CATEGORIES	07,120	
649	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	5,008.00 256,020,343			FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	363,768	

POSITIONS

Funds and positions in Specific Appropriation 676 from the

CORRECTIONAL WORK PROGRAMS

FROM CORRECTIONAL WORK PROGRAM

7.00

540,226

	·			
SPECIE				SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC
APPROF	PRIATION FROM FEDERAL GRANTS TRUST FUND		46,893	APPROPRIATION  Correctional Work Program Trust Fund are provided for interagency
667	SPECIAL CATEGORIES OVERTIME			contracted services funded by state agencies or local governments.  These positions and funds shall be released as needed upon execution of interagency community service work squad contracts.
	FROM GENERAL REVENUE FUND	299,643		677 SPECIAL CATEGORIES
668	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			CONTRACTED SERVICES FROM GENERAL REVENUE FUND 22,862,654
	FROM GENERAL REVENUE FUND	3,550,991		FROM CORRECTIONAL WORK PROGRAM TRUST FUND
669	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	678 193		From the funds in Specific Appropriation 677, no privately operated work release center may house more than 200 inmates at any given time.
670	SPECIAL CATEGORIES	070,133		In addition, each facility with 100 or more inmates in its work release program must have at least one certified correctional officer on
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	81,590		premises at all times. A person who was a certified correctional officer at the time of separating or retiring from the Department of Corrections in good standing is considered to be a certified
671	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			correctional officer for this purpose unless his or her certification has been revoked for misconduct.
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	15,195		678 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND 203,504
TOTAL:	RECEPTION CENTER OPERATIONS FROM GENERAL REVENUE FUND	129.453.820		679 SPECIAL CATEGORIES
	FROM TRUST FUNDS		369,804	OVERTIME FROM GENERAL REVENUE FUND 185,998
	TOTAL POSITIONS		129,823,624	
PUBLIC TRANSI	SERVICE WORKSQUADS AND WORK RELEASE			RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,190,062
I	APPROVED SALARY RATE 39,099,853			681 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
672	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND			FROM GENERAL REVENUE FUND 308,420 FROM CORRECTIONAL WORK PROGRAM TRUST FUND 191,099
	FROM CORRECTIONAL WORK PROGRAM TRUST FUND		21,683,887	681A SPECIAL CATEGORIES ELECTRONIC MONITORING
	FUND		53,703	
pro wor The puk Gov App	e general revenue funds provided in Sovided to the Department of Correct exsquads currently funded with general e department shall, before eliminating office worksquad officer positions, supernor's Office of Policy and Budget propriations Committee, and the chair mittee for review and approval.	ions to ensure a revenue funds are m g any general reve ubmit its proposa , the chair of	all public aintained. nue funded to the the Senate	From the funds provided in Specific Appropriation 681A, \$1,500,657 from recurring general revenue funds is provided for the Department of Corrections to provide electronic monitoring for inmates in privately operated work release facilities while in the community under work release assignment. From such funds, the department shall also provide electronic monitoring for inmates in as many department-operated work release facilities as allowable under this Specific Appropriation, while such inmates are in the community under work release assignment.
673	EXPENSES FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	678,772		From the funds in Specific Appropriation 681A and 729, the Department of Corrections shall conduct a review of the performance of electronic monitoring devices used to monitor work release inmates and offenders
	TRUST FUND FROM GRANTS AND DONATIONS TRUST		731,792	under community supervision. The review must concentrate on device performance under conditions and in locations that affect the ability of
(5.	FUND		32,776	the device to acquire and maintain a GPS signal or to communicate with the electronic monitoring control facility. The review must also examine
674	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	154,907		whether device performance or monitoring protocol requires an offender to move periodically in order to demonstrate that the device has not been altered or removed. The review must also compare costs, technical
	TRUST FUND		90,020	specifications, delay in providing location information, safeguards to prevent device removal and tampering, number of devices required to be
675	FOOD PRODUCTS FROM GENERAL REVENUE FUND	1,104,000		maintained by the offender, and any other performance criteria the department determines to be essential to protecting public safety
676	LUMP SUM			compared to alternative systems. The department shall prepare and submit a report of its findings to the Governor's Office of Policy and Budget,

682 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND . . . . .

House Appropriations Committee by November 1, 2015.

a report of its findings to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the

40,356

SPECII APPROI	PRIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
683	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			694 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 1,602,428
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	2,257		695 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
TOTAL	TRUST FUND	ASE	7,331	696 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
	TRANSITION FROM GENERAL REVENUE FUND	68,344,625	23,615,149	FROM GENERAL REVENUE FUND 64,719 FROM CORRECTIONAL WORK PROGRAM TRUST FUND
	TOTAL POSITIONS		91,959,774	697 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND 166,269
ROAD I	PRISON OPERATIONS			
1	APPROVED SALARY RATE 3,881,964			698 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
684	SALARIES AND BENEFITS POSITIONS FROM CORRECTIONAL WORK PROGRAM TRUST FUND	95.00	5,960,641	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
685	EXPENSES FROM CORRECTIONAL WORK PROGRAM		3,200,012	TOTAL: OFFENDER MANAGEMENT AND CONTROL FROM GENERAL REVENUE FUND
686	TRUST FUND		499,172	TOTAL POSITIONS
000	FROM CORRECTIONAL WORK PROGRAM TRUST FUND		352,549	EXECUTIVE DIRECTION AND SUPPORT SERVICES
687	SPECIAL CATEGORIES CONTRACTED SERVICES			APPROVED SALARY RATE 8,919,593
	FROM CORRECTIONAL WORK PROGRAM TRUST FUND		11,284	699 SALARIES AND BENEFITS POSITIONS 178.00 FROM GENERAL REVENUE FUND 12,776,225
688	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM CORRECTIONAL WORK PROGRAM			700 OTHER PERSONAL SERVICES FROM GRANTS AND DONATIONS TRUST FUND
	TRUST FUND		53,567	
689	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			701 EXPENSES FROM GENERAL REVENUE FUND 1,731,528 FROM GRANTS AND DONATIONS TRUST
	FROM CORRECTIONAL WORK PROGRAM TRUST FUND		24,666	FUND
690	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM CORRECTIONAL WORK PROGRAM			702 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
	TRUST FUND		8,341	703 SPECIAL CATEGORIES
TOTAL	ROAD PRISON OPERATIONS FROM TRUST FUNDS		6,910,220	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,307,104
	TOTAL POSITIONS	95.00	6,910,220	From funds in Specific Appropriation 703, \$1,000,000 from recurring general revenue funds is provided to continue the victim notification system (VINE).
OFFENI	DER MANAGEMENT AND CONTROL			Funds in Specific Appropriation 703 are provided to continue
	APPROVED SALARY RATE 46,804,365			implementation of an automated time and attendance system for all prison facilities statewide. The Department of Corrections shall track the date
691	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM TRUST FUND		70,121	the automated time and attendance system is installed and operational at each facility. A quarterly status report on implementation progress shall be submitted to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee.
692	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	304,814		704 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
693	EXPENSES FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	2,847,301		FROM GENERAL REVENUE FUND 100,080  705 SPECIAL CATEGORIES
	TRUST FUND		1,959	LEASE OR LEASE-PURCHASE OF EQUIPMENT

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND	114,940	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION Reception Center (Marion County), Lancaster Secure Housing Unit
706 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	1,761	(Gilchrist County), Liberty Work Camp (Liberty County), Franklin Work Camp (Franklin County), Cross City Work Camp (Dixie County), Okeechobee Work Camp (Okeechobee County), New River Work Camp (Bradford County), Santa Rosa Work Camp (Santa Rosa County), Hollywood Work Release Center (Broward County), Kissimmee Work Release Center (Osceola County), Lake City Work Release Center (Columbia County), Santa Fe Work Release Center (Alachua County), Everglades Re-Entry Center (Dade County), Baker
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND		Re-Entry Center (Baker County), and Pat Thomas Re-Entry Center (Gadsden County).  The funds in Specific Appropriation 715 reflect a reduction of
TOTAL POSITIONS	178.00 19,268,315	\$12,295,800 based on savings realized from bond refinancing and the retirement of debt service associated with Okeechobee Correctional Institution.
CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR		CAG TENTO CARTEST CHEETAV
APPROVED SALARY RATE 19,400,138		717 FIXED CAPITAL OUTLAY MAJOR REPAIRS, RENOVATIONS AND IMPROVEMENTS TO MAJOR INSTITUTIONS
707 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND
708 EXPENSES FROM GENERAL REVENUE FUND	86,069,300	NEW, EXPANDED AND IMPROVEMENTS TO MEDICAL FACILITIES FROM GENERAL REVENUE FUND 2,700,000
709 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	364,154	720A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
710 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	1,504,653	FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND 1,000,000
711 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	7 050 125	From the funds in Specific Appropriation 720A, \$1,000,000 in nonrecurring general revenue funds is provided to Escambia County to repair, renovate, restore, or replace the damaged Escambia County
712 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS	7,030,133	Booking and Detention Facility.  TOTAL: CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR
FROM GENERAL REVENUE FUND	4,198,894	FROM GENERAL REVENUE FUND 196,203,203
713 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	36,771	TOTAL POSITIONS
714 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		PROGRAM: COMMUNITY CORRECTIONS  COMMUNITY SUPERVISION
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	13,230	APPROVED SALARY RATE 117,296,766
715 FIXED CAPITAL OUTLAY CORRECTIONAL FACILITIES - LEASE PURCHASE FROM GENERAL REVENUE FUND	60,043,584	721 SALARIES AND BENEFITS POSITIONS 2,791.00 FROM GENERAL REVENUE FUND 162,750,629 FROM FEDERAL GRANTS TRUST FUND
Funds in Specific Appropriation 715 a required under the master lease purchase a	are provided for payments	722 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 60,945
certificates of participation issued to following correctional facilities:	finance or refinance the	723 EXPENSES FROM GENERAL REVENUE FUND 9,767,529 FROM FEDERAL GRANTS TRUST FUND
Bay Correctional Facility	inty)     1,095,067       county)     2,908,779       inty)     7,017,502	724 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
Blackwater River Correctional Facility (Santa Gadsden Correctional Facility Lake City Correctional Facility (Columbia Cou Demilly Correctional Institution (Polk County		724A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND
Sago Palm Work Camp (Palm Beach County) Various DOC Facility Projects - Series 2009 B		725 SPECIAL CATEGORIES BUILDING/OFFICE RENT PAYMENTS FROM GENERAL REVENUE FUND
Series 2009 B and C Bonds include various fac for the following Department of Corrections f		Funds in Specific Appropriation 725 are provided to continue rent payments for individual private contracts for rental of office/building
Mayo Annex (Lafayette County), Suwannee Anne	x (Suwannee County), Lowell	space at a rate not to exceed the rate for each contract in effect on

384,085

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

June 30, 2015. Price level increases are not provided for rent payments for Department of Corrections' private leases in the 2015-2016 fiscal year. No other funds are appropriated or shall be transferred by the department for such increases.

726 SPECIAL CATEGORIES
CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . 890,324

From funds in Specific Appropriation 726, \$250,000 in nonrecurring general revenue funds is provided for the Department of Corrections to contract with the University of Florida to develop recommendations and a plan by which the State of Florida can transfer responsibility for community supervision of felony offenders to the Sheriff of each county. The plan shall include: 1) a timeline for transition; 2) a specific mechanism to address statewide management issues; and 3) costs necessary to implement the plan. The University of Florida shall provide a report detailing the recommendations and plan for implementation of a county sheriff based probation system to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by November 1, 2015. The department shall provide the University of Florida any requested information and assistance necessary to complete the report.

From funds in Specific Appropriation 726, \$500,000 from nonrecurring general revenue funds is provided to the Home Builders Institute to provide certification, pre-apprenticeships, and job placement services to persons under community corrections supervision.

121	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	 4,241,994	
728	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	 565,414	
729	SPECIAL CATEGORIES ELECTRONIC MONITORING FROM GENERAL REVENUE FUND	 9,122,916	
730	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF FROM GENERAL REVENUE FUND	250,104	
TOTAL:	COMMUNITY SUPERVISION FROM GENERAL REVENUE FUND FROM TRUST FUNDS	 200,870,827	233,230
	TOTAL POSITIONS TOTAL ALL FUNDS	2,791.00	201,104,057

# COMMUNITY FACILITY OPERATIONS

727 SPECTAL CATEGORIES

731 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND . . . . . 2,816,521

732 SPECIAL CATEGORIES

JUDICIAL/DEPARTMENT OF CORRECTIONS

SENTENCING ALTERNATIVES

FROM GENERAL REVENUE FUND . . . . .

Pursuant to sections 944.012(6)(c), 921.00241 and 775.082(10), Florida Statutes, funds from Specific Appropriation 732 are provided for Judicial/Department of Corrections prison diversion programs for offenders that allow the offender to retain community support and access drug treatment and/or employment opportunities while receiving life-skills assistance in a structured environment. These treatment programs may include drug treatment, residential and outpatient treatment programming, day reporting, or other services to reduce recidivism.

700,143

These programs shall continue to use evidence-based practices and

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

graduated incentives that are anticipated to result in a reduction in prison admissions for that community.

TOTAL: COMMUNITY FACILITY OPERATIONS

FROM GENERAL REVENUE FUND . . . . . . . 3,516,664

PROGRAM: HEALTH SERVICES

INMATE HEALTH SERVICES

APPROVED SALARY RATE 6,760,737

733 SALARIES AND BENEFITS POSITIONS 136.50
FROM GENERAL REVENUE FUND . . . . . 8,162,130
FROM FEDERAL GRANTS TRUST FUND . . .

734 OTHER PERSONAL SERVICES

735 EXPENSES
FROM GENERAL REVENUE FUND . . . . . 1,481,817

736 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND . . . . . 839,761

737 SPECIAL CATEGORIES
INMATE HEALTH SERVICES
FROM GENERAL REVENUE FUND . . . . 286,147,085

From the funds in Specific Appropriation 737, \$100,000 from recurring general revenue funds is provided for Hepatitis B vaccinations for inmates

29,572,427

inmates.
738 SPECIAL CATEGORIES

TREATMENT OF INMATES - GENERAL DRUGS FROM GENERAL REVENUE FUND . . . . .

739 SPECIAL CATEGORIES
TREATMENT OF INMATES - PSYCHOTROPIC DRUGS

FROM GENERAL REVENUE FUND . . . . . . 4,818,876

740 SPECIAL CATEGORIES
TREATMENT OF INMATES - INFECTIOUS DISEASE
DRUGS

FROM GENERAL REVENUE FUND . . . . . . 12,092,256

741 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND . . . . .

742 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND . . . . . .

FROM GENERAL REVENUE FUND . . . . . . 283,202

TOTAL: INMATE HEALTH SERVICES
FROM GENERAL REVENUE FUND . . . . . 343,730,699

TREATMENT OF INMATES WITH INFECTIOUS DISEASES

743 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND . . .

FROM FEDERAL GRANTS TRUST FUND . . . 104,207

FROM FEDERAL GRANTS TRUST FUND . . . 201,494

SPECIF				SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	
	RIATION OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		27,019	APPROPRIATION 755 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 2,082,769 FROM FEDERAL GRANTS TRUST FUND 608;	269
746	SPECIAL CATEGORIES INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND	2,204,554		756 EXPENSES FROM GENERAL REVENUE FUND 1,564,563	
747	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TRUST FUND	823
	TREATMENT OF INMATES - INFECTIOUS DISEASE DRUGS FROM GENERAL REVENUE FUND	21,536,127		From funds in Specific Appropriation 756, \$1,500,000 from recurring general revenue funds is provided for an online career education program to serve up to 1,000 inmates through an AdvancED/SACS accredited online	
TOTAL:	TREATMENT OF INMATES WITH INFECTIOUS DISEAS			school district that offers career-based online high school diplomas designed to prepare adults for transition into the workplace. The	
	FROM TRUST FUNDS	23,757,764	332,720	department shall provide a report regarding the progress of the inmates in the online diploma and career certificate programs to the chair of the Senate Appropriations Committee and the chair of the House	
	TOTAL ALL FUNDS		24,090,484	Appropriations Committee by December 31, 2015.	
PROGRA	M: EDUCATION AND PROGRAMS			757 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND	386
	SUBSTANCE ABUSE PREVENTION, EVALUATION AND ENT SERVICES			758 SPECIAL CATEGORIES	500
A	PPROVED SALARY RATE 1,609,867			CONTRACTED SERVICES  FROM GENERAL REVENUE FUND 3,532,096  FROM FEDERAL GRANTS TRUST FUND	052
748	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	33.00 1,632,791	807,678	759 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 105,570	
749	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		47,762	760 SPECIAL CATEGORIES	
750	EXPENSES	CO. CAO.		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 20,888	
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	68,648	622,865	761 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
751			45,600	FROM GENERAL REVENUE FUND	935
752	SPECIAL CATEGORIES CONTRACT DRUG ABUSE SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	15,660,144	3,072,341	TOTAL: BASIC EDUCATION SKILLS FROM GENERAL REVENUE FUND 20,523,587	
Fro	m the funds in Specific Appropria recurring general revenue funds is pro	tion 752, \$150,	000 from	FROM TRUST FUNDS	884
Gul	fcoast, located in St. Petersburg, to prital health disorders in both secure a	ovide overlay ser	vices for		471
cur	grams. The Department of Corrections sh rent status of the program to the chair of mittee and the chair of the House App	the Senate Appro	priations	ADULT OFFENDER TRANSITION, REHABILITATION AND SUPPORT	
rep	ort shall list all performance measure tractor is meeting each measure and is due l	s and indicate wh	ether the	APPROVED SALARY RATE 3,426,816	
753	<u>-</u>	of Becomber 1, 20		762 SALARIES AND BENEFITS POSITIONS 59.00 FROM GENERAL REVENUE FUND 3,932,828 FROM FEDERAL GRANTS TRUST FUND	140
	FROM GENERAL REVENUE FUND	2,900		763 OTHER PERSONAL SERVICES	110
TOTAL:	ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION TREATMENT SERVICES	ON AND		FROM GENERAL REVENUE FUND 1,160,469	
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	17,364,483	4,596,246	764 EXPENSES FROM GENERAL REVENUE FUND	152
	TOTAL POSITIONS	33.00	21,960,729	765 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND	000
BASIC	EDUCATION SKILLS			766 SPECIAL CATEGORIES	
754	PPROVED SALARY RATE 14,499,020 SALARIES AND BENEFITS POSITIONS	317.00		CONTRACTED SERVICES FROM GENERAL REVENUE FUND 7,697,432 FROM FEDERAL GRANTS TRUST FUND	848
,,,,		13,205,257	2,656,419	By November 1, 2015, all re-entry programs funded in Specific	
	Clarito INOSI I UND		-,000,110	Appropriation 766 must provide the following information to the	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION

Department of Corrections: the population served by the program including information relating to the criminal history, age, employment history, and education level of inmates served; the services provided to inmates as part of the program; the cost per inmate to provide those services; any available recidivism rates; and any matching funds or in-kind contributions provided to the program. The department must compile this information and submit a report to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by December 1, 2015.

From the funds in Specific Appropriation 766, \$1,225,000 in recurring general revenue funds is provided for Operation New Hope's Ready4Work reentry initiative. Operation New Hope will provide pre-release risk assessment, a plan-of-care, career development and life skills training, and referrals for incarcerated inmates who may be eligible for Ready4Work program services upon release. Operation New Hope will also provide post-release services including case management, career development and life skills training, life-coaching (mentoring), family reunification, and job placement assistance to offenders on community supervision. Operation New Hope may also provide such post-release services to formerly incarcerated persons (ex-inmates) who have been released from a Department of Corrections' facility no more than one year before entry into the Ready4Work program. Eligibility for participation in the Ready4Work program is limited to inmates, offenders on community supervision, and recently released ex-inmates who are transitioning back into the communities and workforce of Duval, Clay, St. Johns, or Nassau counties. The department may request a budget amendment pursuant to chapter 216, Florida Statutes, to transfer funding between Specific Appropriations 616, 628, 641, 726 and 766 in order to serve incarcerated inmates as well as persons under community corrections supervision.

From the funds in Specific Appropriation 766, \$1,000,000 in recurring general revenue funds are provided for the Ready4Work-Hillsborough reentry program, which replicates the Operation New Hope Ready4Work program. Funds used for startup activities for the Ready4Work-Hillsborough reentry program may not exceed 25 percent of the total funds appropriated. Ready4Work-Hillsborough will provide pre-release risk assessment, a plan-of-care, career development and life skills training, and referrals for incarcerated inmates who may be eligible for Ready4Work reentry program services upon release.
Ready4Work-Hillsborough will also provide post-release services including case management, career development and life skills training, life-coaching (mentoring), family reunification, and job placement assistance to offenders on community supervision. Ready4Work-Hillsborough may also provide such post-release services to formerly incarcerated persons (ex-inmates) who have been released from a Department of Corrections' facility no more than one year before entry into the Ready4Work-Hillsborough re-entry program. Eligibility for participation in the Ready4Work-Hillsborough reentry program is limited to inmates, offenders on community supervision, and recently released ex-inmates who are transitioning back into the communities and workforce of Hillsborough, Pinellas, Pasco, or Polk counties. The department may request a budget amendment pursuant to chapter 216, Florida Statutes, to transfer funding between Specific Appropriations 616, 628, 641, 726 and 766 in order to serve incarcerated inmates as well as persons under community corrections supervision.

From the funds in Specific Appropriation 766, \$200,000 in recurring general revenue funds may be used to expand Horizon volunteer faith and character peer-to-peer program activities at Wakulla Correctional Institution and up to seven additional male or female prisons, including Computer Lab, Quest, and Realizing Educational Emotional and Finance Smarts (REEFS) transition programs.

From the funds in Specific Appropriation 766, \$500,000 in recurring general revenue funds is provided for naltrexone extended-release injectable medication to treat alcohol and opioid dependence within the Department of Corrections.

From the funds in Specific Appropriation 766, \$150,000 in nonrecurring general revenue funds is provided to Second Chance Outreach Re-entry and Education Development, Inc., for operation of its reentry program to assist inmates and ex-inmates with successful transition back

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION  $% \left( 1,0\right) =0$ 

into the community.

From the funds in Specific Appropriation 766, \$228,000 in nonrecurring general revenue funds is provided for the Lake County Reentry Center to reduce criminal activity and recidivism by adult criminal offenders. The Lake County Reentry Center will expand and enhance substance abuse treatment and other recovery and reentry services for adult offenders returning to the Lake County community after incarceration.

From the funds in Specific Appropriation 766, \$50,000 in nonrecurring general revenue funds is provided to ReEntry Alliance Pensacola, Inc., for implementation and operation of a reentry program to assist ex-offenders with successful transition back into the community after release from incarceration.

From the funds in Specific Appropriation 766, \$200,000 in recurring general revenue funds is provided to Mount Olive Development Corporation to implement and operate a reentry program to assist ex-felons in the Fort Lauderdale area with reentry into the community and the job market. The program will primarily focus upon assisting ex-felons who have contracted HIV/AIDS.

From the funds in Specific Appropriation 766, \$100,000 in nonrecurring general revenue funds is provided to WestCare Foundation -Pinellas Prisoner Reentry Initiative for implementation and operation of a program to reduce criminal activity and recidivism by adult offenders returning to Pinellas County after incarceration.

From the funds in Specific Appropriation 766, \$200,000 in nonrecurring general revenue funds is provided for the Gadsden County Jail Faith Behind Bars reentry program. The Gadsden County Jail Faith Behind Bars reentry program provides pre-release activities such as substance abuse counseling, anger management, employment skills, drug and alcohol awareness education, family counseling, job search training, GED preparation, and horticultural training. The reentry program partners with the Gadsden County Chamber of Commerce to connect inmates with employment opportunities following release.

From the funds in Specific Appropriation 766, \$500,000 in nonrecurring general revenue funds is provided for the Broward County Sheriff's Office inmate portal.

From the funds in Specific Appropriation 766, \$97,000 in recurring general revenue funds is appropriated to the SOAR Outreach Program for chronically homeless persons in Jacksonville. The funds must be used for salaries, equipment, and necessary expenses for two SOAR specialists to meet with chronically homeless persons who are incarcerated in order to assist them with obtaining SSI or SSDI benefits for which they are eligible upon release. The SOAR specialists will follow up with their clients upon release and coordinate with local social service providers to maximize the effect of the outreach program and increase the likelihood that timely assistance will reduce the risk of criminal recidivism.

From the funds in Specific Appropriation 766, \$350,000 in nonrecurring general revenue funds is provided for the Bridges to Success Ex-offender reentry program. The reentry program will provide pre-release and post-release success planning; family re-unification; employment training, placement and retention; and coordinate services in Pinellas County for individuals reentering the community from state incarceration. Post-release services may only be provided for formerly incarcerated persons who have been released from a Department of Corrections' facility no more than one year before entry into the Bridges to Success Ex-offender reentry program.

766A SPECIAL CATEGORIES
GRANTS AND AIDS - CONTRACTED SERVICES
FROM GENERAL REVENUE FUND . . . . . 400,000

From the funds in Specific Appropriation 766A, \$400,000 in nonrecurring general revenue funds is provided for the Bethel Empowerment Foundation Reentry Program. Funds used for startup activities for the Bethel Empowerment Foundation Reentry Program may not

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APPROPRIATION

exceed 25 percent of the total funds appropriated. Bethel Empowerment Foundation Reentry Program will provide pre-release risk assessment, a plan-of-care, career development and life skills training, and referrals for incarcerated inmates who may be eligible for Bethel Empowerment Foundation Reentry Program services upon release. Bethel Empowerment Foundation Reentry Program will also provide post-release services including case management, career development and life skills training, life-coaching (mentoring), family reunification, and job placement assistance to offenders on community supervision. Bethel Empowerment Foundation Reentry Program may also provide such post-release services to formerly incarcerated persons (ex-inmates) who have been released from a Department of Corrections' facility no more than one year before entry into the Bethel Empowerment Foundation Reentry Program. Eliqibility for participation in the Bethel Empowerment Foundation Reentry Program is limited to inmates, offenders on community supervision, and recently released ex-inmates who are transitioning back into the communities and workforce of Leon, Liberty, Gadsden, Jefferson and Wakulla counties. The department may request a budget amendment pursuant to chapter 216, Florida Statutes, to transfer funding between Specific Appropriation 616, 628, 641, 726 and 766 in order to serve incarcerated inmates as well as persons under community corrections supervision.

767 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT

FROM GENERAL REVENUE FUND . . . . . 20,544

768 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . . .

. 2,384

TOTAL: ADULT OFFENDER TRANSITION, REHABILITATION AND

SUPPORT

FROM GENERAL REVENUE FUND . . . . . . . . 13,586,427

FROM TRUST FUNDS . . . . . . . .

TOTAL POSITIONS . . . . . . . . . . . . . . . . 59.00

COMMUNITY SUBSTANCE ABUSE PREVENTION, EVALUATION,

AND TREATMENT SERVICES

769 EXPENSES

FROM GENERAL REVENUE FUND . . . . . . 300,000

From the funds in Specific Appropriation 769 through 771, the Department of Corrections may implement a court liaison pilot program at two community drug treatment provider sites. The department may amend the provider contract to fund a court liaison position responsible for networking with the court to ensure full utilization of the allocated community beds.

770 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . . 3,993,762

From the funds in Specific Appropriation 770, \$1,000,000 in recurring general revenue funds is provided to the Department of Corrections to contract with one or more private providers to provide residential substance abuse treatment services located within the geographic area that includes Alachua, Bradford, and Clay counties for offenders under community supervision who are residents of one of the counties in the described area. The provider must have experience in residential treatment of substance abuse and mental health disorders. The department shall give priority for placement to offenders who have served as members of the United States Armed Forces in either an Active, Reserve, or National Guard status, but may place other compatible offenders in a treatment center if space is available. The contract shall be awarded based upon a competitive solicitation process pursuant to section 287.057, Florida Statutes.

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APPROPRIATION

GRANTS AND AIDS - CONTRACTED DRUG TREATMENT/REHABILITATION PROGRAMS

FROM GENERAL REVENUE FUND . . . . . . 22,665,111

FROM FEDERAL GRANTS TRUST FUND . . .

550,000

60,558

From the funds in Specific Appropriation 771, \$600,000 from recurring general revenue funds is provided for the Drug Abuse Comprehensive Coordinating Office, Inc. (DACCO) in Hillsborough County.

From the funds in Specific Appropriation 771, \$164,250 in nonrecurring general revenue funds is appropriated to the Salvation Army - Fort Myers Non-Secure Treatment Program to fund six mental health treatment beds for clients diagnosed with co-occurring disorders.

From the funds in Specific Appropriation 771, \$250,000 in nonrecurring general revenue funds is appropriated to the Salvation Army - Bob Janes Triage and Low Demand Center to reduce the number of persons with known mental illness or substance abuse issues who are arrested and sent to the Lee County Jail for low-level, non-violent offenses.

From the funds in Specific Appropriation 771, \$500,000 in recurring general revenue funds is appropriated to Northside Mental Health Center to implement a primary and behavioral health integration project for adults with Serious Mental Illnesses (SMI) in Hillsborough County. The project will provide intensive support by an integrated wellness team that includes a Registered Nurse, a Masters level therapist, and a Bachelor level wellness coach to address health issues stemming from SMI and SMI medications and reduce criminal activity and incarceration.

TOTAL: COMMUNITY SUBSTANCE ABUSE PREVENTION, EVALUATION,

AND TREATMENT SERVICES

TOTAL: CORRECTIONS, DEPARTMENT OF

FROM GENERAL REVENUE FUND . . . . . . 2,279,926,841

TOTAL POSITIONS . . . . . . . . . . . . . . . 23,892.00

TOTAL APPROVED SALARY RATE . . . . 951,121,211

FLORIDA COMMISSION ON OFFENDER REVIEW

PROGRAM: POST-INCARCERATION ENFORCEMENT AND

VICTIMS RIGHTS

914,140

APPROVED SALARY RATE 5,944,452

772 SALARIES AND BENEFITS POSITIONS 132.00
FROM GENERAL REVENUE FUND . . . . . 7,816,630
FROM FEDERAL GRANTS TRUST FUND . . .

773 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND . . . . . 518,548

774 EXPENSES

FROM GENERAL REVENUE FUND . . . . . . 833,563

775 OPERATING CAPITAL OUTLAY

FROM GENERAL REVENUE FUND . . . . . 16,771

776 SPECIAL CATEGORIES CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . 250,000

777 SPECIAL CATEGORIES

778 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT

SPECIF	N 4 - CRIMINAL JUSTICE AND CO FIC RIATION FROM GENERAL REVENUE FUND		19,800	
779	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF M. SERVICES - HUMAN RESOURCES PURCHASED PER STATEWIDE CO. FROM GENERAL REVENUE FUND	SERVICES NTRACT	51,712	
780	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVI- FROM GENERAL REVENUE FUND		405,027	
TOTAL:	PROGRAM: POST-INCARCERATION	ENFORCEMENT AN	ND	
	VICTIMS RIGHTS FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		9,958,912	60,558
	TOTAL POSITIONS TOTAL ALL FUNDS		132.00	10,019,470
TOTAL:	FLORIDA COMMISSION ON OFFEND FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		9,958,912	60,558
	TOTAL POSITIONS TOTAL ALL FUNDS		132.00	10,019,470
	TOTAL APPROVED SALARY RA		5,944,452	10/01//1/0
JUSTIC	E ADMINISTRATION			
PROGRA	M: JUSTICE ADMINISTRATIVE CO	MMISSION		
EXECUT	IVE DIRECTION AND SUPPORT SE	RVICES		
A	APPROVED SALARY RATE	4,049,048		
781	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND			
782	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		29,572	
783	EXPENSES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS FUND	TRUST	512,197	15,900
784	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		20,000	
785	LUMP SUM WORKLOAD FOR COUNTY OR MUNI	CIPAL CONTRACT:	S 14.00	
Att	e positions in Specific A corneys and Public Defenders	to use for gra	ants received from	n counties

The positions in Specific Appropriation 785 are provided for State Attorneys and Public Defenders to use for grants received from counties during Fiscal Year 2015-2016 for the purpose of prosecution of local ordinance violations pursuant to section 27.34, Florida Statutes, or defense of persons accused of violating local ordinances pursuant to section 27.54, Florida Statutes. Use of these positions is contingent upon the Justice Administrative Commission notifying the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee and the Governor's Office of Policy and Budget. Such notification is subject to the legislative review and objection provisions of chapter 216, Florida Statutes. Rate may be established for these positions consistent with the salaries provided for in the grant.

786	SPECIAL CATEGORIES		
	GRANTS AND AIDS - FOSTER CARE CITIZEN		
	REVIEW PANEL		
	FROM GENERAL REVENUE FUND	342,160	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		300,000

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
SPECIFIC
APPROPRIATION
787 SPECIAL CATEGORIES
SEXUAL PREDATOR CIVIL COMMITMENT
LITIGATION COSTS
FROM GENERAL REVENUE FUND . . . . . 2,947,591

Funds in Specific Appropriation 787 are provided for attorney fees and case-related expenses associated with prosecuting and defending sexual predator civil commitment cases. Case-related expenses are limited to expert witness fees, clinical evaluations, court reporter costs, and foreign language interpreters. The maximum amount to be paid by the Justice Administrative Commission for medical experts for sexual predator civil commitment cases is \$200 per hour and all related travel costs must be apportioned to the associated case. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee describing, by judicial circuit, actual encumbrances and disbursements from this special appropriations category.

788	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	143,000
789	SPECIAL CATEGORIES LEGAL REPRESENTATION FOR DEPENDENT	
	CHILDREN WITH SPECIAL NEEDS FROM GENERAL REVENUE FUND	2,222,108

Funds in Specific Appropriation 789 shall be used by the Justice Administrative Commission to contract with attorneys to represent dependent children with disabilities in, or being considered for placement in, skilled nursing facilities and dependent children with certain special needs as specified in section 39.01305, Florida Statutes. The implementation of registries, as well as the appointment and compensation of private attorneys appointed pursuant to section 39.01305, Florida Statutes, shall be governed by the provisions of sections 27.40 and 27.5304, Florida Statutes. The flat fee amount for compensation shall not exceed \$1,000 per child per year. Funds anticipated to be in excess of those necessary to represent these children may be used to train attorneys and related personnel to represent these types of children. No other appropriation shall be used to pay attorney fees and related expenses for attorneys representing dependent children with disabilities and appointments under section 39.01305, Florida Statutes.

789A SPECIAL CATEGORIES
PAYMENTS FOR QUALIFIED TRANSPORTATION
BENEFITS PROGRAM
FROM GRANTS AND DONATIONS TRUST
FUND . . . . . . . . . . . . . . . .

750,000

790 SPECIAL CATEGORIES
PUBLIC DEFENDER DUE PROCESS COSTS
FROM GENERAL REVENUE FUND . . . . . . 19,263,034

Funds in Specific Appropriation 790 are provided for the Public Defenders' due process costs as specified in section 29.006, Florida Statutes. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. Funds shall initially be credited for the use of each circuit in the amounts listed below, and may be adjusted pursuant to the provisions of section 29.015, Florida Statutes.

1st Judicial Circuit	849,921
2nd Judicial Circuit	677,908
3rd Judicial Circuit	152,365
4th Judicial Circuit	1,314,699
5th Judicial Circuit	899,681
6th Judicial Circuit	1,227,697
7th Judicial Circuit	697,642
8th Judicial Circuit	494,532
9th Judicial Circuit	1,188,176
10th Judicial Circuit	781,782

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11th Judicial Circuit	3,426,071
12th Judicial Circuit	688,568
13th Judicial Circuit	1,951,341
14th Judicial Circuit	339,207
15th Judicial Circuit	864,229
16th Judicial Circuit	118,527
17th Judicial Circuit	1,418,971
18th Judicial Circuit	664,882
19th Judicial Circuit	621,142
20th Judicial Circuit	905,694

From the funds credited for use in the following circuits, the amounts specified below shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of the State Courts Administrator on behalf of the circuit courts operating shared court reporting or interpreter services:

1st Judicial Circuit	190,611
2nd Judicial Circuit	323,698
3rd Judicial Circuit	52,251
6th Judicial Circuit	103,493
7th Judicial Circuit	37,310
8th Judicial Circuit	83,798
9th Judicial Circuit	481,878
10th Judicial Circuit	68,975
11th Judicial Circuit	121,996
12th Judicial Circuit	153,205
13th Judicial Circuit	784,106
14th Judicial Circuit	134,089
15th Judicial Circuit	93,646
16th Judicial Circuit	74,983
17th Judicial Circuit	60,851

#### 791 SPECIAL CATEGORIES

CHILD DEPENDENCY AND CIVIL CONFLICT CASE

FROM GENERAL REVENUE FUND . . . . . . 13,200,000

Funds in Specific Appropriation 791 are provided for case fees and expenses of court-appointed counsel in civil conflict cases and child dependency cases. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, of these case payments to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by judicial circuit, which shall include, but not be limited to: information on requests for payments received; court orders received directing payment; and actual encumbrances and disbursements and performance measures for court appointed counsel including: average time to complete cases by case type; number of bar complaints for state paid cases; percent of initial invoices to the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type from this special appropriations category.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for the following dependency and civil cases is set as follows:

ADMISSION OF INMATE TO MENTAL HEALTH FACILITY	300
ADULT PROTECTIVE SERVICES ACT - Ch. 415, F.S	500
BAKER ACT/MENTAL HEALTH - Ch. 394, F.S	400
CINS/FINS - Ch. 984, F.S	750
CIVIL APPEALS	400
DEPENDENCY - Up to 1 Year	800
DEPENDENCY - Each Year after 1st Year	200
DEPENDENCY - No Petition Filed or Dismissed at Shelter	200
DEPENDENCY APPEALS	1,000
DEVELOPMENTALLY DISABLED ADULT - Ch. 393, F.S	400
EMANCIPATION - Section 743.015, F.S	400
GUARDIANSHIP - EMERGENCY - Ch. 744, F.S	400
GUARDIANSHIP - Ch. 744, F.S	400
MARCHMAN ACT/SUBSTANCE ABUSE - Ch. 397, F.S	300
MEDICAL PROCEDURES - Section 394.459(3), F.S	400
PARENTAL NOTIFICATION OF ABORTION ACT	400
TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Up to 1	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

#### APPROPRIATION

PPROPRIATION	
Year	1,000
TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Each Year	
after 1st Year	200
TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Up to 1 year	1,000
TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Each Year	
after 1st Year	200
TERMINATION OF PARENTAL RIGHTS APPEALS	2,000
TUBERCULOSIS - Ch. 392, F.S	300
700 ADDATA AMBAADIDA	

# 792 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . . 14,061

#### 793 SPECIAL CATEGORIES

POST-CONVICTION CAPITAL COLLATERAL CASES - REGISTRY ATTORNEYS

FROM GENERAL REVENUE FUND . . . . . 1,084,310

#### 794 SPECIAL CATEGORIES

ATTORNEY PAYMENTS OVER FLAT FEE

FROM GENERAL REVENUE FUND . . . . . 6,700,000

#### 795 SPECIAL CATEGORIES

CRIMINAL CONFLICT CASE COSTS

FROM GENERAL REVENUE FUND . . . . . 24,623,127

Funds in Specific Appropriation 795 are provided for case fees as specified in section 27.5304, Florida Statutes, and expenses as specified in section 29.007, Florida Statutes, of court-appointed counsel for indigent criminal defendants and for due process costs for those individuals the court finds indigent for costs. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, of criminal conflict case payments and performance measures for court-appointed counsel including: average time to complete cases by case type; number of bar complaints for state paid cases; percent of initial invoices to the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by judicial circuit.

From the funds in Specific Appropriation 795, a total of \$216,934 shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of the State Courts Administrator on behalf of the circuit courts operating shared court reporting and interpreter services.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for criminal conflict cases is set as follows:

POSTCONVICTION - Rules 3.850, 3.801 & 3.800, Fl.R.Crim. Proc	1,000
CAPITAL - 1ST DEGREE MURDER (LEAD COUNSEL)	25,000
CAPITAL - 1ST DEGREE MURDER (CO-COUNSEL)	25,000
CAPITAL - 1ST DEGREE MURDER (NON-DEATH)	
CAPITAL SEXUAL BATTERY	,
CAPITAL APPEALS.	,
	,
CONTEMPT PROCEEDINGS	
CRIMINAL TRAFFIC	
EXTRADITION	
FELONY - LIFE	.,
FELONY - LIFE (RICO)	9,000
FELONY - PUNISHABLE BY LIFE	2,000
FELONY - PUNISHABLE BY LIFE (RICO)	6,000
FELONY 1ST DEGREE	1,500
FELONY 1ST DEGREE (RICO)	5,000
FELONY 2ND DEGREE.	,
FELONY 3RD DEGREE.	,
FELONY OR MISDEMEANOR - NO INFORMATION FILED	
FELONY APPEALS.	
	,
JUVENILE DELINQUENCY - 1ST DEGREE FELONY	
JUVENILE DELINQUENCY - 2ND DEGREE	
JUVENILE DELINQUENCY - 3RD DEGREE	
JUVENILE DELINQUENCY - FELONY LIFE	700

3,000

29,980

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

#### APPROPRIATION

JUVENILE DELINQUENCY - MISDEMEANOR	300
JUVENILE DELINQUENCY - DIRECT FILE OR NO PETITION FILED	300
JUVENILE DELINQUENCY APPEALS	1,000
MISDEMEANOR	400
MISDEMEANOR APPEALS	750
VIOLATION OF PROBATION - FELONY (INCLUDES VOCC)	500
VIOLATION OF PROBATION - MISDEMEANOR (INCLUDES VOCC)	300
VIOLATION OF PROBATION (VOCC) JUVENILE DELINQUENCY	300

Funds for costs and related expenses to be paid through Specific Appropriations 791, 795, and 797 shall be subject to the following:

The hourly rate for mitigation specialists in capital death cases shall not exceed \$75.00 per hour.

The maximum amount to be paid by the Justice Administrative Commission for non-attorney due process services other than those specified, shall not exceed the rates in effect for the 2007-2008 fiscal year.

The maximum amount to be paid by the Justice Administrative Commission for investigators is \$40 per hour. The maximum amount to be paid for court reporting and transcribing costs is as follows:

- 1. Deposition Appearance fees: 1st hour: \$75.00; thereafter \$25.00 per hour. The fee is to be paid to the court reporter whether or not a transcript is ordered.
- Deposition transcript fee (Original & one copy):

   10 business day delivery: \$4.00 per page
   5 business day delivery: \$5.50 per page
   24 hours delivery: \$7.50 per page

   Additional copies: \$0.50 per page
- 3. Appellate/hearing/trial transcript fee (Original & all copies needed with a minimum of 2 copies):

10 business day delivery: \$5.00 per page 5 business day delivery: \$6.50 per page 24 hours delivery: \$8.50 per page

Copies (when original previously ordered): \$0.50 per page.

- 4. Transcription from tapes or audio recordings (other than depositions or hearings): Either \$35 per hour listening fee or \$3.00 per page whichever is greater.
- 5. Video Services: \$100 per hour per location with two-hour minimum.

# 796 SPECIAL CATEGORIES STATE ATTORNEY DUE PROCESS COSTS

FROM GENERAL REVENUE FUND . . . . . 10,266,646

Funds in Specific Appropriation 796 are provided for the State Attorneys' due process costs as specified in section 29.005, Florida Statutes. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. Funds shall initially be credited for the use of each circuit in the amounts listed below, and may be adjusted pursuant to the provisions of section 29.015, Florida Statutes.

1st Judicial Circuit. 2nd Judicial Circuit.	607,531 323,061
3rd Judicial Circuit	120,143
4th Judicial Circuit	443,741
5th Judicial Circuit	333,769
6th Judicial Circuit	601,122
7th Judicial Circuit	452,324
8th Judicial Circuit	227,481
9th Judicial Circuit	476,378
10th Judicial Circuit	296,431
11th Judicial Circuit	2,122,853
12th Judicial Circuit	267,913
13th Judicial Circuit	571,480
14th Judicial Circuit	113,227
15th Judicial Circuit	711,731

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16th Judicial	Circuit	87,961
17th Judicial	Circuit	1,269,184
18th Judicial	Circuit	362,155
19th Judicial	Circuit	259,818
20th Judicial	Circuit	618,342

From the funds credited for the use in the following circuits, the amounts specified below shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of the State Courts Administrator on behalf of the circuit courts operating shared court reporting or interpreter services:

1st Judicial Circuit	18,232
2nd Judicial Circuit	16,650
3rd Judicial Circuit	10,456
6th Judicial Circuit	25,443
7th Judicial Circuit	12,818
8th Judicial Circuit	21,937
9th Judicial Circuit	26,007
10th Judicial Circuit	3,980
11th Judicial Circuit	426,986
12th Judicial Circuit	19,650
13th Judicial Circuit	45,716
15th Judicial Circuit	61,252
16th Judicial Circuit	4,315
17th Judicial Circuit	20,081

#### 797 SPECIAL CATEGORIES

CRIMINAL CONFLICT AND DEPENDENCY COUNSEL LIABILITY

FROM GENERAL REVENUE FUND . . . . . . 500,000

Funds in Specific Appropriation 797 are provided to pay for criminal conflict, dependency and other civil cases for which appointment was made during Fiscal Years 2004-2005, 2005-2006, and 2006-2007. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee.

#### 798 SPECIAL CATEGORIES

799 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT

FROM GENERAL REVENUE FUND . . . . . . 600

800 SPECIAL CATEGORIES

DUE PROCESS CONTINGENCY FUND
FROM GENERAL REVENUE FUND . . . . . . 1,000,000

801 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND . . . .
FROM CHILD SUPPORT TRUST FUND . . .

From the funds provided in Specific Appropriation 801, the State Attorneys and Public Defenders shall transfer cash from their Grants and Donations Trust Fund, Child Support Enforcement Trust Fund, State Attorney Revenue Trust Fund, Public Defender Revenue Trust Fund, and Indigent Criminal Defense Trust Fund in proportion to their positions funded from these sources to the Justice Administrative Commission to pay the Human Resources Services contract in the Department of Management Services.

SECTION SPECIF APPROPE 802				SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL: PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE
	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	9,543		FROM GENERAL REVENUE FUND 43,231,951 FROM TRUST FUNDS
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES	,		TOTAL POSITIONS 695.50 TOTAL ALL FUNDS
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	90,806,175	1,275,144	STATE ATTORNEYS
	TOTAL POSITIONS	99.00	92,081,319	The Prosecution Coordination Office's budgeting, legal, training and education needs may be funded by each State Attorney's office within the funds provided in Specific Appropriations 813 through 947. Funding for
	M: STATEWIDE GUARDIAN AD LITEM OFFICE			this office shall not exceed \$450,000 from the State Attorney's Revenue Trust Fund.
A	PPROVED SALARY RATE 26,721,114			PROGRAM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT
803	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	695.50 35,078,188		APPROVED SALARY RATE 10,629,294
fir Onc	ds and positions in Specific Appropria st be used to represent children involved e all children in dependency proceedings be used to represent children in other p	in dependency pr are represented,	oceedings. the funds	813 SALARIES AND BENEFITS POSITIONS 231.75 FROM GENERAL REVENUE FUND 12,347,783 FROM STATE ATTORNEYS REVENUE TRUST FUND
law		J	•	FROM GRANTS AND DONATIONS TRUST FUND
804	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	1,565,681	150,000	814 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
805	EXPENSES			FUND
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	1,574,772	50,249	815 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST
806	OPERATING CAPITAL OUTLAY		,	FUND
	FROM GENERAL REVENUE FUND	146,021	10,000	816 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 856,495 FROM STATE ATTORNEYS REVENUE TRUST
807	SPECIAL CATEGORIES GRANTS AND AIDS - COURT SYSTEM SERVICES			FUND
	FOR CHILDREN AND YOUTH FROM GENERAL REVENUE FUND	992,656		FUND
gen	m the funds in Specific Appropriation eral revenue funds shall be used to supp ndation in Miami-Dade County.	807, \$100,000 in ort the Voices fo	recurring r Children	817 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
808	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2,992,623		818 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
	FROM GRANTS AND DONATIONS TRUST FUND		110,000	FROM GENERAL REVENUE FUND 9,874
809	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			819 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	465,569		TOTAL: PROGRAM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT
810	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	127,196		FROM GENERAL REVENUE FUND
811	DATA PROCESSING SERVICES			TOTAL POSITIONS
	OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	42,057		PROGRAM: STATE ATTORNEYS - SECOND JUDICIAL CIRCUIT
812	DATA PROCESSING SERVICES			APPROVED SALARY RATE 5,991,247
ml	NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND	247,188	od for any	820 SALARIES AND BENEFITS POSITIONS 116.00 FROM GENERAL REVENUE FUND 7,100,310
COS	funds in Specific Appropriation 812 sh ts related to the potential expansion aged by the Northwest Regional Data Center	of floor space op		FROM STATE ATTORNEYS REVENUE TRUST FUND

SECTIO SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS		
	FUND		402,510		RIATION RISK MANAGEMENT INSURANCE	11 005	
821	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	28,406			FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	11,095	28,392
	FROM STATE ATTORNEYS REVENUE TRUST FUND		145,552	832	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
822	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST			833	FROM GENERAL REVENUE FUND	6,034	
002	FUND		160,000	033	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	35,000	
823	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	353,565		TOTAL:	PROGRAM: STATE ATTORNEYS - THIRD JUDICE FROM GENERAL REVENUE FUND	4,404,328	
	FROM STATE ATTORNEYS REVENUE TRUST FUND		174,139		FROM TRUST FUNDS		1,026,124
	FUND		1,500		TOTAL ALL FUNDS		5,430,452
824	RISK MANAGEMENT INSURANCE				M: STATE ATTORNEYS - FOURTH JUDICIAL CIF	RCUIT	
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	7,224	06 011		PPROVED SALARY RATE 18,243,725  SALARIES AND BENEFITS POSITIONS	371.00	
825	FUND		26,911	834	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST		
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	8,093			FUND		2,940,886
826	SPECIAL CATEGORIES			T	FUND	! O!#! B	1,102,094
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE ATTORNEYS REVENUE TRUST FUND		3,000	th: 174	m the positions and funds provided : ee full-time equivalent positions w: ,101 and \$250,818 from the Grants vided for prosecution of insurance frauc	ith associated sale and Donations Tru	ary rate of
TOTAL:	PROGRAM: STATE ATTORNEYS - SECOND JUDICIA FROM GENERAL REVENUE FUND		1,777,345	_	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST		
	TOTAL POSITIONS	116.00	9,274,943		FUND		178,090
PROGRA	M: STATE ATTORNEYS - THIRD JUDICIAL CIRCUI	T			SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		55,000
A	PPROVED SALARY RATE 3,659,411				FUND		33,189
827	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	71.00 4,162,376		836	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		60,000
	FUND		567,017	837	SPECIAL CATEGORIES		,
202	FUND		269,370		STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	279,262	
828	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	7,857			FROM STATE ATTORNEYS REVENUE TRUST FUND		335,658
	FUND		6,372		SUPPORT TRUST FUND		110,800
	FUND		5,068		FUND		14,800
829	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST			838	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	18,689	
	FUND		46,000		FROM STATE ATTORNEYS REVENUE TRUST FUND	10,005	94,753
830	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	181,966		839	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	11,404	
	FUND		27,204	840	SPECIAL CATEGORIES	11,101	
	FUND		76,701		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	6,150	
831	SPECIAL CATEGORIES						

SPECII APPROI	PRIATION	N. CIDCUIT		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION ACQUISITION OF MOTOR VEHICLES
TUTAL	PROGRAM: STATE ATTORNEYS - FOURTH JUDICI FROM GENERAL REVENUE FUND		4,925,270	FROM STATE ATTORNEYS REVENUE TRUST FUND
	TOTAL POSITIONS	371.00	25,821,451	851 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
PROGRA	M: STATE ATTORNEYS - FIFTH JUDICIAL CIRCU	IT		FROM STATE ATTORNEYS REVENUE TRUST FUND
i	APPROVED SALARY RATE 12,769,911			FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
841		239.00 15,049,411		FROM GRANTS AND DONATIONS TRUST FUND
	FROM STATE ATTORNEYS REVENUE TRUST FUND		2,106,547	852 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	FUND		1,051,173	FROM GENERAL REVENUE FUND 5,083 FROM STATE ATTORNEYS REVENUE TRUST
842	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	60,599		FUND
	FROM STATE ATTORNEYS REVENUE TRUST	,	37,063	853 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
	FROM GRANTS AND DONATIONS TRUST		93,131	FROM GENERAL REVENUE FUND
843	SPECIAL CATEGORIES			854 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND		90,000	FROM GENERAL REVENUE FUND 2,520  TOTAL: PROGRAM: STATE ATTORNEYS - SIXTH JUDICIAL CIRCUIT
844	SPECIAL CATEGORIES		50,000	FROM GENERAL REVENUE FUND
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	488,267		TOTAL POSITIONS 475.00
	FROM STATE ATTORNEYS REVENUE TRUST		96,006	TOTAL ALL FUNDS
845	SPECIAL CATEGORIES			PROGRAM: STATE ATTORNEYS - SEVENTH JUDICIAL CIRCUIT
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	27,900		APPROVED SALARY RATE 11,697,154
	FUND		24,188	855 SALARIES AND BENEFITS POSITIONS 242.00 FROM GENERAL REVENUE FUND 13,533,151
846	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			FROM STATE ATTORNEYS REVENUE TRUST FUND
0.45	FROM GENERAL REVENUE FUND	15,740		FROM GRANTS AND DONATIONS TRUST FUND
847	SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	41,500		856 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
TOTAL	PROGRAM: STATE ATTORNEYS - FIFTH JUDICIA	,		FROM STATE ATTORNEYS REVENUE TRUST FUND
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	15,683,417	3,498,108	FROM GRANTS AND DONATIONS TRUST FUND
	TOTAL POSITIONS	239.00		857 SPECIAL CATEGORIES
מפחמים	TOTAL ALL FUNDS	ΤͲ	19,181,525	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 588,416 FROM STATE ATTORNEYS REVENUE TRUST
	APPROVED SALARY RATE 23,526,513	11		FUND
	SALARIES AND BENEFITS POSITIONS	475.00		858 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	25,628,499		FROM GENERAL REVENUE FUND
	FUND		3,350,752	FUND
849	FUND		3,517,470	859 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 6,094
047	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	86,869		FROM STATE ATTORNEYS REVENUE TRUST FUND
	FUND		34,737	FROM GRANTS AND DONATIONS TRUST FUND
850	SPECIAL CATEGORIES			

SPECI	PRIATION SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	32,381		SPECIA APPROF Fro fiv 293	PRIATION  The positions and funds provided in  The full-time equivalent positions with  The full 431,719 from the Grants a	associated sala and Donations Trus	ry rate of
TOTAL	: PROGRAM: STATE ATTORNEYS - SEVENTH JUDICE CIRCUIT FROM GENERAL REVENUE FUND			_	ovided for prosecution of insurance fraud.  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		
	FROM TRUST FUNDS	14,238,049	2,915,096		FROM STATE ATTORNEYS REVENUE TRUST FUND	140,753	291,200
	TOTAL POSITIONS	242.00	17,153,145		FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		241,817
PROGRA	AM: STATE ATTORNEYS - EIGHTH JUDICIAL CIRCU	IIT			FROM GRANTS AND DONATIONS TRUST		1,000
Ī	APPROVED SALARY RATE 6,575,938			870	SPECIAL CATEGORIES		
861	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	138.00 7,917,653			ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		90,000
	FUND		864,122	871	SPECIAL CATEGORIES		
	FROM GRANTS AND DONATIONS TRUST FUND		330,280		STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	872,682	
862	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	51,558			FUND		197,029
	FROM STATE ATTORNEYS REVENUE TRUST FUND		58,677		SUPPORT TRUST FUND		279,234
	FROM GRANTS AND DONATIONS TRUST FUND		34,329	070			18,966
863	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST			872	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	25,671	
	FUND		96,000		FUND		152,019
864	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	284,761		873	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	26,486	
	FUND		26,556 9,040	874	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	55,416	
865	SPECIAL CATEGORIES			TOTAL:	: PROGRAM: STATE ATTORNEYS - NINTH JUDICIA	L CIRCUIT	
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	42,322			FROM GENERAL REVENUE FUND FROM TRUST FUNDS		4,545,859
	FROM STATE ATTORNEYS REVENUE TRUST FUND		1,378		TOTAL POSITIONS	364.50	27,902,183
866	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			PROGR <i>I</i>	AM: STATE ATTORNEYS - TENTH JUDICIAL CIRCU	IT	21/302/103
	FROM GENERAL REVENUE FUND	13,506		1	APPROVED SALARY RATE 11,912,291		
867	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			875	SALARIES AND BENEFITS POSITIONS	228.00	
	FROM GENERAL REVENUE FUND	7,306			FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	12,052,095	
TOTAL	: PROGRAM: STATE ATTORNEYS - EIGHTH JUDICIA FROM GENERAL REVENUE FUND		1,420,382		FUND		4,032,804 1,125,619
		138.00	1,420,302	876	OTHER PERSONAL SERVICES		1,123,017
	TOTAL ALL FUNDS		9,737,488		FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	46,728	
	MM: STATE ATTORNEYS - NINTH JUDICIAL CIRCUI	T			FUND		86,742
1	APPROVED SALARY RATE 18,807,465				FUND		33,018
868	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	364.50 22,235,276	1,417,843	877	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	185,530	
	FROM GRANTS AND DONATIONS TRUST		1,856,751		FUND		218,879

SPECIFIC APPROPRIATION	NAL JUSTICE AND CORRECTIONS		215,630	SPECI	PRIATION FROM GRANTS AND DONATIONS TR	UST		
878 SPECIAL CA	TFCADTFC				FUND			561,527
RISK MANAG FROM GENE FROM STAT	EMENT INSURANCE RAL REVENUE FUND E ATTORNEYS REVENUE TRUST	122	53,924	885	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . FROM STATE ATTORNEYS REVENUE	TRUST	340,912	200 116
879 SPECIAL CA					FUND FROM CHILD SUPPORT TRUST FUN			328,116 319,008
FROM GENE 880 SPECIAL CA		14,365		886	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND .		22,221	
FROM GENE FROM GRAN	EASE-PURCHASE OF EQUIPMENT RAL REVENUE FUND TS AND DONATIONS TRUST	32,032	7,356	887	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQFROM GENERAL REVENUE FUND .		3,600	
			.,,550	шоша т			•	
	TATE ATTORNEYS - TENTH JUDICI AL REVENUE FUND			TOTAL	: PROGRAM: STATE ATTORNEYS - ELI CIRCUIT			
	FUNDS		5,773,972		FROM GENERAL REVENUE FUND FROM TRUST FUNDS		49,020,663	35,255,814
	SITIONS		18,104,844		TOTAL POSITIONS TOTAL ALL FUNDS		,278.00	84,276,477
	TORNEYS - ELEVENTH JUDICIAL			DD00D1				
CIRCUIT				CIRCU	AM: STATE ATTORNEYS - TWELFTH J IT	JDICIAL		
APPROVED SAL	ARY RATE 56,104,692			,	APPROVED SALARY RATE 9	. 028 . 068		
FROM GENE	ND BENEFITS POSITIONS RAL REVENUE FUND				SALARIES AND BENEFITS P	OSITIONS	182.00	
	E ATTORNEYS REVENUE TRUST		4,738,086		FROM GENERAL REVENUE FUND . FROM STATE ATTORNEYS REVENUE	TRUST	11,230,727	
FROM CHIL	D SUPPORT TRUST FUND		19,912,410		FUND			1,383,819
SUPPORT	EITURE AND INVESTIGATIVE TRUST FUND		223,634		FROM GRANTS AND DONATIONS TR			147,552
			3,342,325	889	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND .		23.211	
three full-ti	itions and funds provided i me equivalent positions wi \$404,038 from the Grants rosecution of insurance fraud	th associated sala and Donations Trus	ry rate of	890	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE	TRUST		40,000
rate of 100,	two full-time equivalent pos 585 and \$147,724 from the Gr solely for prosecution of w	ants and Donations	Trust Fund	891	FUND			48,000
fraud.	solely for prosecution of w	orkers compensation	insurance		FROM GENERAL REVENUE FUND . FROM STATE ATTORNEYS REVENUE		408,517	
	ONAL SERVICES RAL REVENUE FUND	242,030			FUND			89,785
FROM STAT FUND .	E ATTORNEYS REVENUE TRUST	,	154,922 752,372	892	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND .		40,499	
	TS AND DONATIONS TRUST		85,131		FROM STATE ATTORNEYS REVENUE FUND			25,763
			03,131					23,703
	TEGORIES N OF MOTOR VEHICLES E ATTORNEYS REVENUE TRUST			893	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND .		7,461	
			62,700	894	SPECIAL CATEGORIES			
SUPPORT	TRUST FUND		41,800	0,1	LEASE OR LEASE-PURCHASE OF EQ FROM GENERAL REVENUE FUND .		2,367	
FROM GENE	RNEY OPERATING EXPENDITURES RAL REVENUE FUND	773,140		TOTAL	: PROGRAM: STATE ATTORNEYS - TWI			
FUND .	E ATTORNEYS REVENUE TRUST		467,442 3,862,621		FROM GENERAL REVENUE FUND FROM TRUST FUNDS		11,712,782	1,694,919
FROM CIVI FROM FORF	L RICO TRUST FUND		200,020		TOTAL POSITIONS TOTAL ALL FUNDS		182.00	13,407,701

SPECIFI APPROPR	IATION : STATE ATTORNEYS - THIRTEENTH JUDICIAL			SPECIF: APPROPE	RIATION SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
AP	PROVED SALARY RATE 17,554,848				FROM STATE ATTORNEYS REVENUE TRUST FUND		22,500
895	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	20,519,434	2,826,542	904	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND		22,818
	FUND		1,435,239	905	SPECIAL CATEGORIES		
two 103,	the positions and funds provided in full-time equivalent positions with 567 and \$152,179 from the Grants a ided for prosecution of insurance fraud.	associated sala	ry rate of		RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST FUND		52,770
Addi rate	tionally, two full-time equivalent posi- of 93,863 and \$137,852 from the Grants a ided solely for prosecution of workers co	and Donations Tru	st Fund are		SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	7,697	
896	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	119,228		307	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,295	
	FUND		11,122	TOTAL:	PROGRAM: STATE ATTORNEYS - FOURTEENTH CIRCUIT	JUDICIAL	
	FUND		7,755		FROM GENERAL REVENUE FUND FROM TRUST FUNDS		1,425,117
	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	638,990			TOTAL POSITIONS		9,011,498
	FUND		212,480	PROGRAM CIRCUIT	4: STATE ATTORNEYS - FIFTEENTH JUDICIAN		
	FUND		81,630		PPROVED SALARY RATE 16,884,307		
	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	55,169	33,613		SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	19,553,102	2,390,908
899	SPECIAL CATEGORIES				FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		14,502
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	6,827			FROM GRANTS AND DONATIONS TRUST FUND		1,179,702
	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	9,580		two 111,	n the positions and funds provided full-time equivalent positions wit 833 and \$160,242 from the Grants rided for prosecution of insurance frau	th associated sala and Donations Tru	ry rate of
	PROGRAM: STATE ATTORNEYS - THIRTEENTH JUI CIRCUIT	DICIAL		Add	itionally, two full-time equivalent po	ositions with associ	ated salary
	FROM GENERAL REVENUE FUND	21,349,228	4,608,381		e of 117,294 and \$159,264 from the of provided solely for prosecution of ad.		
PROGRAM	TOTAL POSITIONS	357.00	25,957,609	909	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	74,365	
CIRCUIT					FUND		61,018
AP	PROVED SALARY RATE 6,001,165				SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		100,000
901	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	123.00 7,328,170		910	FUND		5,000
	FUND		801,236	)±V	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		428,719		FUND		44,000
902	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	9,899		Q11	SUPPORT TRUST FUND		22,000
	FUND		97,074	711	STATE ATTORNEY OPERATING EXPENDITURES		

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS FICE PRIATION FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	677,700	198,129 61,459 26,000	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND . 3,937,828 FROM TRUST FUNDS
912	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	11,535	120,728	CIRCUIT  APPROVED SALARY RATE 24,927,445  921 SALARIES AND BENEFITS POSITIONS 511.00 FROM GENERAL REVENUE FUND 30,574,628 FROM STATE ATTORNEYS REVENUE TRUST
913	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	10,569	1,000	FUND
914	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	10,000	60,000	From the positions and funds provided in Specific Appropriation 921, two full-time equivalent positions with associated salary rate of 111,012 and \$160,242 from the Grants and Donations Trust Fund are provided for prosecution of insurance fraud.  Additionally, two full-time equivalent positions with associated salary
TOTAL:	PROGRAM: STATE ATTORNEYS - FIFTEENTH JU FROM GENERAL REVENUE FUND		4,284,446	rate of 117,294 and \$159,264 from the Grants and Donations Trust Fund are provided solely for prosecution of workers compensation insurance fraud.  922 OTHER PERSONAL SERVICES
PROGRA	TOTAL POSITIONS	327.00	24,621,717	FROM GENERAL REVENUE FUND
CIRCUI	T  IPPROVED SALARY RATE 3,188,385			FUND
	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	62.00 3,776,633	419,345 207,695	ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
916	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	15,490	76,054	FROM STATE ATTORNEYS REVENUE TRUST FUND
917	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	135,049	54,509 106,514	924 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
918	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST FUND		53,627	FROM GENERAL REVENUE FUND
919	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	7 041		TOTAL: PROGRAM: STATE ATTORNEYS - SEVENTEENTH JUDICIAL CIRCUIT EDOM CENEDAL DEVENUE BIND. 21 062 042
920	FROM GENERAL REVENUE FUND	7,041		FROM GENERAL REVENUE FUND
mom	FROM GENERAL REVENUE FUND	3,615		TOTAL ALL FUNDS
TOTAL:	PROGRAM: STATE ATTORNEYS - SIXTEENTH JU CIRCUIT	DICIAL		PROGRAM: STATE ATTORNEYS - EIGHTEENTH JUDICIAL CIRCUIT

SPECIF APPROP	RIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION	
A	PPROVED SALARY RATE 14,506,761			936 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 19,414	
928	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	294.00 16,996,664		FROM GRANTS AND DONATIONS TRUST FUND	8
	FUND			937 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES	
929	FUND		1,018,005	FROM GENERAL REVENUE FUND 517,700 FROM STATE ATTORNEYS REVENUE TRUST FUND	8
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	25,100		FROM GRANTS AND DONATIONS TRUST FUND	
	FUND		19,988		_
	FROM GRANTS AND DONATIONS TRUST FUND		12,512	938 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	
930	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST			FROM STATE ATTORNEYS REVENUE TRUST FUND	1
	FUND		40,375	939 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	
930A	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	E00 000		FROM GENERAL REVENUE FUND 8,764  940 SPECIAL CATEGORIES	
Fro		500,000	¢E00 000	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 2,798	
fro	m recurring general revenue funds is prov Parent Again Pilot Program in Breva	ided for the It's	Time to be	941 SPECIAL CATEGORIES	
	Osceola counties.	ru, orange, rork,	, beariore,	LEAVE LIABILITY FROM STATE ATTORNEYS REVENUE TRUST	
931	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES			FUND	4
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	610,738		FUND	1
	FUND		38,459	TOTAL: PROGRAM: STATE ATTORNEYS - NINETEENTH JUDICIAL CIRCUIT	
020	FUND		64,924	FROM GENERAL REVENUE FUND 9,592,507 FROM TRUST FUNDS 2,069,23	4
932	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	33,470		TOTAL POSITIONS	1
	FUND		33,180 6,231	PROGRAM: STATE ATTORNEYS - TWENTIETH JUDICIAL CIRCUIT	
933	FUND		0,231	APPROVED SALARY RATE 14,660,216	
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	9,587		942 SALARIES AND BENEFITS POSITIONS 313.00 FROM GENERAL REVENUE FUND 17,343,322 FROM STATE ATTORNEYS REVENUE TRUST	
934	SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT			FUND	7
	FROM GENERAL REVENUE FUND	5,130		FUND	9
TOTAL:	PROGRAM: STATE ATTORNEYS - EIGHTEENTH JU CIRCUIT FROM GENERAL REVENUE FUND	DICIAL 18,180,689		943 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 52,100 FROM STATE ATTORNEYS REVENUE TRUST	
	FROM TRUST FUNDS	10,100,000	3,292,455	FUND	7
	TOTAL POSITIONS	294.00	21,473,144	FUND	5
PROGRA CIRCUI	M: STATE ATTORNEYS - NINETEENTH JUDICIAL T			944 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST	٥
A	PPROVED SALARY RATE 8,021,745			FUND	U
935	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	166.00 9,028,207		STATE ATTORNEY OPERATING EXPENDITURES  FROM GENERAL REVENUE FUND 800,910  FROM STATE ATTORNEYS REVENUE TRUST	
	FUND		1,280,487	FUND	7
	FROM GRANTS AND DONATIONS TRUST FUND		425,623	FROM GRANTS AND DONATIONS TRUST FUND	3

SPECIF: APPROPI	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	33,084	32,894	CCTION 4 - CRIMINAL JUSTICE AND CORRECTIONS PECIFIC PROPRIATION TOTAL POSITIONS	120.00	9,177,248
947	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	21,024		APPROVED SALARY RATE 4,233,908  954 SALARIES AND BENEFITS POSITIONS	85.00	
TOTAL:	PROGRAM: STATE ATTORNEYS - TWENTIETH JUDIC CIRCUIT FROM GENERAL REVENUE FUND	CIAL		FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST		207,443
	FROM TRUST FUNDS	212 00	3,349,662	FUND		107,493 337,257
	TOTAL ALL FUNDS	313.00	21,600,102	OTHER PERSONAL SERVICES		331,231
The and with Fund Crin	Public Defenders Coordination Office's A education needs may be funded by each hin the funds provided in Specific Approp ding for this office shall not exceed minal Defense Trust Fund. In addition, of	ch Public Defend priations 948 th \$450,000 from t each Public Defe	er's office rough 1072. he Indigent nder Office	FROM GENERAL REVENUE FUND	26,538 153,981	107,319
	t submit to the Florida Public Defender is the caseload report developed by the ass		a quarterly	FROM GRANTS AND DONATIONS TRUST FUND		1,677
PROGRAI	M: PUBLIC DEFENDERS - FIRST JUDICIAL CIRCU	TT		TRUST FUND		114,267
A: 948	PPROVED SALARY RATE 5,922,787  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	120.00 7,377,290		PS7 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	4,862	
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND		211,035 137,532	TRUST FUND		12,132
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		856,387	FROM GENERAL REVENUE FUND	7,617 AL	
949	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	22,604	120,360	CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS	5,344,246	887,588
950	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE		,	TOTAL POSITIONS	85.00 UIT	6,231,834
	TRUST FUND		21,720	APPROVED SALARY RATE 1,973,528		
951	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	191,206	50.000	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	31.00 2,436,373	02.605
	TRUST FUND		50,000 5,000	TRUST FUND		83,695 206,608
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		142,129	060 OTHER PERSONAL SERVICES		200,000
952	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	9,951		FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	251	169,901
953	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	,	27,264	61 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		38,000
,,,	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	4,770		162 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES		30,000
TOTAL:	PROGRAM: PUBLIC DEFENDERS - FIRST JUDICIAI FROM GENERAL REVENUE FUND		1,571,427	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	83,961	48,531

				,	
SPECIF APPROP	RIATION SPECIAL CATEGORIES			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GRANTS AND DONATIONS TRUST FUND	757
	RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		4,637	FUND	
061	SPECIAL CATEGORIES		1,037	972 OTHER PERSONAL SERVICES	703
J0 <del>1</del>	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,991		FROM GENERAL REVENUE FUND	681
TOTAL:	PROGRAM: PUBLIC DEFENDERS - THIRD JUDIC: FROM GENERAL REVENUE FUND	2,522,576	551,372	972A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE	
	TOTAL POSITIONS	31.00	3,073,948	TRUST FUND	300
PROGRA CIRCUI	M: PUBLIC DEFENDERS - FOURTH JUDICIAL T			973 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 109,560 FROM GRANTS AND DONATIONS TRUST	
A	PPROVED SALARY RATE 8,215,728			FUND	000
965	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	151.00 9,958,804		TRUST FUND	030
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND	, ,	351,593	974 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 7,069	
	FUND		217,316	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	629
966	TRUST FUND		657,469	974A SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	25,026		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	800
	TRUST FUND		123,325	TOTAL: PROGRAM: PUBLIC DEFENDERS - FIFTH JUDICIAL CIRCUIT	
967	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE		24.222	FROM GENERAL REVENUE FUND 6,966,264 FROM TRUST FUNDS	555
0.00	TRUST FUND		24,000	TOTAL POSITIONS	919
968	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	262,193		PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICIAL CIRCUIT  APPROVED SALARY RATE 11,566,950	
	FUND		50,000 147,636	975 SALARIES AND BENEFITS POSITIONS 228.00 FROM GENERAL REVENUE FUND 14,091,658	
969	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM PUBLIC DEFENDERS REVENUE TRUST FUND	271
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	18,348		FUND 403,7 FROM INDIGENT CRIMINAL DEFENSE	218
	TRUST FUND		89,743	TRUST FUND	220
970	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,305		976 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	E22
TOTAL:	PROGRAM: PUBLIC DEFENDERS - FOURTH JUDIO	CIAL		From the funds in Specific Appropriation 976, \$150,000 in	134
	CIRCUIT FROM GENERAL REVENUE FUND	10,266,676	1,661,082	nonrecurring general revenue funds is provided for the Pasco Mobile Medical Unit for homeless medical and legal services outreach.	
₽₽∩₪	TOTAL POSITIONS	151.00	11,927,758	977 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	000
	PPROVED SALARY RATE 5,369,229			978 SPECIAL CATEGORIES	,00
	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	111.00 6,815,393		PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	000
	TRUST FUND		227,675		

SPECIE APPROF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	38,295		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND	10
980	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		22,154	987A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	0
TOTAL:	TRUST FUND		52,000	988 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 98,884 FROM GRANTS AND DONATIONS TRUST	
	FROM GENERAL REVENUE FUND		2,463,395	FUND	
	TOTAL ALL FUNDS	228.00	17,298,990	TRUST FUND	7
PROGRA CIRCUI	M: PUBLIC DEFENDERS - SEVENTH JUDICIAL T			RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 3,128 FROM INDIGENT CRIMINAL DEFENSE	
	APPROVED SALARY RATE 5,732,729			TRUST FUND	7
981	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	114.00 7,403,787		990 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE	
	TRUST FUND		261,541	TRUST FUND	1
	FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		86,236 382,941	CIRCUIT FROM GENERAL REVENUE FUND 5,022,788	
982	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	30		FROM TRUST FUNDS	3
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		3,230	TOTAL ALL FUNDS	1
				DECORAR DIDITO DEPONDED MINUTE MINISTER DIDITOR MEDDOCA	
983	SPECIAL CATEGORIES			PROGRAM: PUBLIC DEFENDERS - NINTH JUDICIAL CIRCUIT	
983	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	122,939	121,860	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND 11,230,082	
983 984	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	,	121,860	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND 11,230,082 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	,	·	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND 11,230,082 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	.7
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	,	121,860 8,717	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND	.7
984	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	15,890 14,589	·	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00     FROM GENERAL REVENUE FUND	.7
984	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	15,890 14,589 ICIAL	·	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND	.7
984	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	15,890 14,589 ICIAL 7,557,235	·	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND	.7
984	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	15,890 14,589 ICIAL	8,717	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00     FROM GENERAL REVENUE FUND	.7
984 985 TOTAL:	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND  FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND  PROGRAM: PUBLIC DEFENDERS - SEVENTH JUD CIRCUIT FROM GENERAL REVENUE FUND  TOTAL POSITIONS  TOTAL ALL FUNDS  M: PUBLIC DEFENDERS - EIGHTH JUDICIAL	15,890 14,589 ICIAL 7,557,235	8,717 864,525	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND	.7
984 985 TOTAL:	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND  FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND  PROGRAM: PUBLIC DEFENDERS - SEVENTH JUD CIRCUIT FROM GENERAL REVENUE FUND  TOTAL POSITIONS  TOTAL ALL FUNDS  M: PUBLIC DEFENDERS - EIGHTH JUDICIAL	15,890 14,589 ICIAL 7,557,235	8,717 864,525	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00     FROM GENERAL REVENUE FUND	.7
984  985  TOTAL:  PROGRACIRCUI	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	15,890 14,589 ICIAL 7,557,235	8,717 864,525	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND	.7
984  985  TOTAL:  PROGRACIRCUI	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND  FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	15,890  14,589  ICIAL  7,557,235  114.00	8,717 864,525 8,421,760	### APPROVED SALARY RATE	7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
984  985  TOTAL:  PROGRECIRCULE  986	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND  FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	15,890  14,589  ICIAL  7,557,235  114.00	8,717 864,525 8,421,760	APPROVED SALARY RATE 10,548,181  991 SALARIES AND BENEFITS POSITIONS 223.00 FROM GENERAL REVENUE FUND	7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

SECTION 4 - CRIMINAL JUSTICE AN	ID CORRECTIONS		SPECIE			
APPROPRIATION FROM INDIGENT CRIMINAL TRUST FUND		31,		PRIATION  FROM GENERAL REVENUE FUND  FROM GRANTS AND DONATIONS TRUST  FUND  FUND  FUND	110,939	70,000
996 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE FROM GENERAL REVENUE FU	-	23,000		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		181,235
TOTAL: PROGRAM: PUBLIC DEFENDER FROM GENERAL REVENUE FUN FROM TRUST FUNDS	RS - NINTH JUDICIAL CIR	CUIT		SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	3,233	
TOTAL POSITIONS TOTAL ALL FUNDS		3,413, 3.00 15,579,	1006	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST		
PROGRAM: PUBLIC DEFENDERS - TEN	TH JUDICIAL CIRCUIT			FUND		10,000
APPROVED SALARY RATE	5,727,680			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		84,580
997 SALARIES AND BENEFITS FROM GENERAL REVENUE FU FROM PUBLIC DEFENDERS F TRUST FUND FROM INDIGENT CRIMINAL	IND 6 REVENUE DEFENSE			SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	54,074	113,185
TRUST FUND		645,		SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,333	
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND	DEFENSE	57,	430 TOTAL:	PROGRAM: PUBLIC DEFENDERS - ELEVENTH J CIRCUIT	•	
999 SPECIAL CATEGORIES ACQUISITION OF MOTOR VER FROM INDIGENT CRIMINAL				FROM GENERAL REVENUE FUND		3,602,750
TRUST FUND		60,	000	TOTAL POSITIONS		29,091,880
PUBLIC DEFENDER OPERATIN FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL	JND	185,049	CIRCUI			
TRUST FUND		164,	621 I	APPROVED SALARY RATE 4,983,618		
1001 SPECIAL CATEGORIES			1009	CALADIEC AND DENERTED DOCUMENTO		
RISK MANAGEMENT INSURANC FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL	IND DEFENSE			SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	97.50 5,770,089	202,088
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND	IND DEFENSE		626	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND		202,088 234,241
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL	ND DEFENSE	5,	626	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		·
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND  1002 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE	IND DEFENSE	5,		FROM GENERAL REVENUE FUND	5,770,089	234,241
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND	IND DEFENSE	5,	626 132 1010	FROM GENERAL REVENUE FUND	5,770,089	234,241 667,444 78,000
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND  1002 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE FROM INDIGENT CRIMINAL TRUST FUND  TOTAL: PROGRAM: PUBLIC DEFENDER FROM GENERAL REVENUE FUN	IND DEFENSE	5, 3, CUIT 7,214,144 1,180,	626 132 1010 032	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND	5,770,089	234,241 667,444
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND  1002 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE FROM INDIGENT CRIMINAL TRUST FUND  TOTAL: PROGRAM: PUBLIC DEFENDER FROM GENERAL REVENUE FUN FROM TRUST FUNDS  TOTAL POSITIONS	IND DEFENSE	5, 3, CUIT 7,214,144 1,180,	626 132 1010 032	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES PUBLIC DEFENDERS PUBLIC DEFENDERS FROM GENERAL REVENUE FUND SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	5,770,089 19,836	234,241 667,444 78,000 20,000
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND	IND DEFENSE	5, 3, CUIT 7,214,144 1,180,	626 132 1010 032	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM PUBLIC DEFENDERS REVENUE FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST	5,770,089 19,836	234,241 667,444 78,000 20,000
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND  1002 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE FROM INDIGENT CRIMINAL TRUST FUND  TOTAL: PROGRAM: PUBLIC DEFENDER FROM GENERAL REVENUE FUN FROM TRUST FUNDS  TOTAL POSITIONS  TOTAL ALL FUNDS  PROGRAM: PUBLIC DEFENDERS - ELE CIRCUIT	IND DEFENSE	5, 3, CCUIT 7,214,144 1,180, 5.00 8,394,	626 132 1010 032	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND  SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GENERAL REVENUE FUND  SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE	5,770,089 19,836	234,241 667,444 78,000 20,000
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND  1002 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE FROM INDIGENT CRIMINAL TRUST FUND  TOTAL: PROGRAM: PUBLIC DEFENDER FROM GENERAL REVENUE FUN FROM TRUST FUNDS  TOTAL POSITIONS TOTAL ALL FUNDS  PROGRAM: PUBLIC DEFENDERS - ELE CIRCUIT  APPROVED SALARY RATE  1003 SALARIES AND BENEFITS FROM GENERAL REVENUE FU FROM PUBLIC DEFENDERS FROM PUBLIC PU	IND DEFENSE	5, 3, CCUIT 7,214,144 1,180, 5.00 8,394,	626 132 1010 032 176 1011	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GENERAL REVENUE FUND FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES	5,770,089 19,836	234,241 667,444 78,000 20,000
FROM GENERAL REVENUE FURTHER FORM INDIGENT CRIMINAL TRUST FUND	IND DEFENSE	5, CUIT 7,214,144 1,180, 5.00 8,394,	626 132 1010 032 176 1011 997 1012	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GRANTS AND DONATIONS TRUST	5,770,089 19,836	234,241 667,444 78,000 20,000 161,359 58,400 37,272
FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL TRUST FUND  1002 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE FROM INDIGENT CRIMINAL TRUST FUND  TOTAL: PROGRAM: PUBLIC DEFENDER FROM GENERAL REVENUE FUN FROM TRUST FUNDS  TOTAL POSITIONS  TOTAL POSITIONS  TOTAL ALL FUNDS  PROGRAM: PUBLIC DEFENDERS - ELE CIRCUIT  APPROVED SALARY RATE  1003 SALARIES AND BENEFITS FROM GENERAL REVENUE FU FROM PUBLIC DEFENDERS FIRM FUNDS  TRUST FUND FROM GRANTS AND DONATION	IND DEFENSE	5, CUIT 7,214,144 1,180, 5.00 8,394, 1.00 4,863,699	626  132  1010  032  176  1011  997  1012  000	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	5,770,089 19,836	234,241 667,444 78,000 20,000

SECTION SPECIAL SPECIA	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION SPECIF	4 - CRIMINAL JUSTICE AND CORRECTIONS		
	PRIATION	TAT		APPROPI			E0 414
TOTAL	PROGRAM: PUBLIC DEFENDERS - TWELFTH JUDIC CIRCUIT	TAL			FUND		59,414
	FROM GENERAL REVENUE FUND	6,012,530	1,480,960		TRUST FUND		549,016
	FROM IROSI FUNDS		1,400,700	1020	OTHER PERSONAL SERVICES		
	TOTAL POSITIONS	97.50	7,493,490		FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	13,565	
	TOTAL ALL FORDS		7,473,470		TRUST FUND		162,925
PROGRA CIRCU	AM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL			1021	SPECIAL CATEGORIES		
					PUBLIC DEFENDER OPERATING EXPENDITURES		
1	APPROVED SALARY RATE 12,385,826				FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	127,551	
1013	SALARIES AND BENEFITS POSITIONS	220.50			FUND		15,000
	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	12,/35,264			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		141,361
	TRUST FUND		761,694	1022	SPECIAL CATEGORIES		
	FUND		1,050,473	1022	RISK MANAGEMENT INSURANCE		
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,408,649		FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	9,636	
			1,100,017		TRUST FUND		16,544
1014	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	121,863		1023	SPECIAL CATEGORIES		
	FROM PUBLIC DEFENDERS REVENUE	,	100.000		LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	TRUST FUND		100,000		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		2,855
	FUND		100,000	ΨΛΨλΙ.	PROGRAM: PUBLIC DEFENDERS - FOURTEENTH	шптсты	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		11,201		CIRCUIT		
1015	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND FROM TRUST FUNDS	4,302,417	1,087,327
1013	ACQUISITION OF MOTOR VEHICLES						1,007,327
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		44,000		TOTAL POSITIONS	62.00	5,389,744
1016	CDEGIAL CAMEGODIES			DDOGDII			, ,
1016	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			PROGRAM CIRCUIT	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAI	1	
1016	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	572,325		CIRCUIT	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAI	i	, ,
1016	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	572,325	137,844	CIRCUIT Al	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAI PPROVED SALARY RATE 9,667,377		, ,
1016	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	572,325	,	CIRCUIT Al	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS	189.00	
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	572,325	137,844 107,983	CIRCUIT Al	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	189.00	
1016	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	572,325	,	CIRCUIT Al	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00	415,940
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	572,325 31,259	,	CIRCUIT Al	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00	
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		,	CIRCUIT Al	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00	415,940
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE		107,983	CIRCUIT AI 1024	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	189.00	415,940 196,088
1017	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND		107,983	CIRCUIT Al	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES		107,983	CIRCUIT AI 1024	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628
1017	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND		107,983	CIRCUIT AI 1024	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628
1017	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	31,259 2,835	107,983	CIRCUIT AI 1024	A: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628
1017	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	31,259 2,835 DICIAL	107,983	CIRCUIT All 1024	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAI  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628
1017	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	31,259 2,835	107,983	CIRCUIT All 1024	1: PUBLIC DEFENDERS - FIFTEENTH JUDICIAI  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS  FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628 114,866 36,413
1017	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JU CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS FROM TRUST FUNDS	31,259 2,835 DICIAL 13,463,546	107,983 14,483 21,909	CIRCUIT All 1024	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628
1017	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	31,259 2,835 DICIAL	107,983 14,483 21,909	CIRCUIT All 1024	A: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628 114,866 36,413
1017 1018 TOTAL	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES TRUST FUND  SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND  PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUNCIRCUIT FROM GENERAL REVENUE FUND  FROM TRUST FUNDS  TOTAL POSITIONS TOTAL ALL FUNDS	31,259 2,835 DICIAL 13,463,546	107,983 14,483 21,909	CIRCUIT AI 1024  1025	A: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628 114,866 36,413
1017 1018 TOTAL	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JU CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS TOTAL POSITIONS TOTAL ALL FUNDS  AM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL	31,259 2,835 DICIAL 13,463,546	107,983 14,483 21,909	CIRCUIT AI 1024  1025	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628 114,866 36,413
1017 1018 TOTAL PROGRECIECU	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JU CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS TOTAL POSITIONS TOTAL ALL FUNDS  AM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL	31,259 2,835 DICIAL 13,463,546	107,983 14,483 21,909	CIRCUIT AI 1024  1025	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628 114,866 36,413
1017  1018  TOTAL  PROGRECUE  TOTAL	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUICIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS TOTAL POSITIONS TOTAL POSITIONS TOTAL ALL FUNDS  MM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL TT  APPROVED SALARY RATE 3,455,628	31,259 2,835 DICIAL 13,463,546 220.50	107,983 14,483 21,909	CIRCUIT AI 1024  1025	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL PROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628 114,866 36,413
1017 1018 TOTAL PROGRECIECU	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND  SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND  PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUICIRCUIT FROM GENERAL REVENUE FUND  TOTAL POSITIONS TOTAL ALL FUNDS  MM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL IT  APPROVED SALARY RATE  3,455,628  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	31,259 2,835 DICIAL 13,463,546	107,983 14,483 21,909	CIRCUIT AI 1024  1025	A: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	189.00 11,803,050	415,940 196,088 804,628 114,866 36,413
1017  1018  TOTAL  PROGRECUE  TOTAL	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUICIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS TOTAL POSITIONS TOTAL POSITIONS TOTAL ALL FUNDS  MM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL TT  APPROVED SALARY RATE 3,455,628 SALARIES AND BENEFITS POSITIONS	31,259 2,835 DICIAL 13,463,546 220.50	107,983 14,483 21,909	CIRCUIT AI 1024  1025	A: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL  PPROVED SALARY RATE 9,667,377  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	189.00 11,803,050 54,065	415,940 196,088 804,628 114,866 36,413

SPECIF	RIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
1029	TRUST FUND		10,957	1036 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 82,254 FROM GRANTS AND DONATIONS TRUST
1023	LEASE OR LEASE-PURCHASE OF EQUIPMENT			FUND
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		9,375	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
TOTAL:	PROGRAM: PUBLIC DEFENDERS - FIFTEENTH JUCIRCUIT			1037 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	12,033,640	2,027,896	FROM GENERAL REVENUE FUND 424,593 FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
	TOTAL POSITIONS	189.00	14,061,536	1038 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
PROGRA CIRCUI	M: PUBLIC DEFENDERS - SIXTEENTH JUDICIAL T			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
A	PPROVED SALARY RATE 2,252,419			1039 SPECIAL CATEGORIES
1030	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	41.00 2,734,285		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND		93,856	TOTAL: PROGRAM: PUBLIC DEFENDERS - SEVENTEENTH JUDICIAL CIRCUIT
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		135,208	FROM GENERAL REVENUE FUND
1031	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	6,968		TOTAL POSITIONS
	FUND		5,000	PROGRAM: PUBLIC DEFENDERS - EIGHTEENTH JUDICIAL CIRCUIT
	TRUST FUND		1,347	
1032	SPECIAL CATEGORIES			APPROVED SALARY RATE 6,371,810
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	64,846		1040 SALARIES AND BENEFITS POSITIONS 119.00 FROM GENERAL REVENUE FUND 6,835,132 FROM PUBLIC DEFENDERS REVENUE
	FUND		13,000	TRUST FUND
	TRUST FUND		17,760	FUND
1033	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TRUST FUND
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	3,294		1041 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 12,792
	TRUST FUND		2,668	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
1034	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			1041A SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND	1,170		CONTRACTED SERVICES FROM GENERAL REVENUE FUND
TOTAL:	PROGRAM: PUBLIC DEFENDERS - SIXTEENTH JUCCIRCUIT	DICIAL		1042 SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND	2,810,563	268,839	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	41.00	3,079,402	FUND
PROGRA	M: PUBLIC DEFENDERS - SEVENTEENTH JUDICIA	ATı		TRUST FUND
CIRCUI		<del></del>		1043 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
A	PPROVED SALARY RATE 12,676,012			FROM GENERAL REVENUE FUND 19,560 FROM INDIGENT CRIMINAL DEFENSE
1035	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	224.00 14,517,225		TRUST FUND
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND	, , -	527,660	1044 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
	FROM GRANTS AND DONATIONS TRUST		•	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
	FUND		943,147	
	TRUST FUND		1,823,133	TOTAL: PROGRAM: PUBLIC DEFENDERS - EIGHTEENTH JUDICIAL CIRCUIT

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND	7,449,229		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION ACQUISITION OF MOTOR VEHICLES
FROM TRUST FUNDS		2,483,461	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
TOTAL POSITIONS		9,932,690	1052 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
CIRCUIT	1		FROM GRANTS AND DONATIONS TRUST FUND
APPROVED SALARY RATE 4,312,320			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
1045 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	80.00 4,690,306		1053 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TRUST FUND		159,331	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
FUND		277,475	1054 SPECIAL CATEGORIES
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		805,966	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
1046 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	22,918		TOTAL: PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL CIRCUIT
FUND		40,000	FROM GENERAL REVENUE FUND 8,202,059 FROM TRUST FUNDS
TRUST FUND		139,622	TOTAL POSITIONS 138.00
1047 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			TOTAL ALL FUNDS
FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	113,318		PUBLIC DEFENDERS APPELLATE DIVISION
TRUST FUND		194,650	PROGRAM: PUBLIC DEFENDERS APPELLATE - SECOND JUDICIAL CIRCUIT
1048 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	15 024		APPROVED SALARY RATE 2,213,351
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	13,021	12,774	1055 SALARIES AND BENEFITS POSITIONS 35.00 FROM GENERAL REVENUE FUND 2,740,960
1049 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			1056 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,440	1057 SPECIAL CATEGORIES
TOTAL: PROGRAM: PUBLIC DEFENDERS - NINETEENTH OF CIRCUIT	JUDICIAL		PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND FROM TRUST FUNDS	4,841,566	1,631,258	1058 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND 2,535
TOTAL POSITIONS	80.00	6,472,824	TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - SECOND JUDICIAL CIRCUIT
PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL CIRCUIT			FROM GENERAL REVENUE FUND 2,893,580
APPROVED SALARY RATE 6,845,635			TOTAL POSITIONS
1050 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	138.00 7,845,337		PROGRAM: PUBLIC DEFENDERS APPELLATE - SEVENTH JUDICIAL CIRCUIT
TRUST FUND		327,734	APPROVED SALARY RATE 2,071,487
FUND		960,423	1059 SALARIES AND BENEFITS POSITIONS 33.00 FROM GENERAL REVENUE FUND 2,637,536
TRUST FUND		670,091	1060 OTHER PERSONAL SERVICES
1051 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	15,098		FROM GENERAL REVENUE FUND
FROM GRANTS AND DONATIONS TRUST FUND		20,000	1061 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES PROM CEMERAL RELIGIOUS 141 007
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		145,440	FROM GENERAL REVENUE FUND 141,907  1062 SPECIAL CATEGORIES
1051A SPECIAL CATEGORIES			LEASE OR LEASE-PURCHASE OF EQUIPMENT

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION FROM GENERAL REVENUE FUND	6,840		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM INDIGENT CRIMINAL DEFENSE
т∩тат.•	PROGRAM: PUBLIC DEFENDERS APPELLATE - SEVI	עייואי		TRUST FUND
IOIAL.	JUDICIAL CIRCUIT			1072 SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND	2,803,664		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 2,344
	TOTAL POSITIONS	33.00	2,803,664	TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT
	M: PUBLIC DEFENDERS APPELLATE - TENTH AL CIRCUIT			FROM GENERAL REVENUE FUND 3,618,699 FROM TRUST FUNDS
A	PPROVED SALARY RATE 2,857,134			TOTAL POSITIONS 37.00
1063	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	50.00 3,639,311		TOTAL ALL FUNDS
1064	OTHER PERSONAL SERVICES			PROGRAM: NORTHERN REGIONAL COUNSEL
	FROM GENERAL REVENUE FUND	727,390		CAPITAL JUSTICE REPRESENTATION - NORTHERN REGIONAL
1065	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			COUNSEL
	FROM GENERAL REVENUE FUND	144,849		APPROVED SALARY RATE 679,800
1066	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			1073 SALARIES AND BENEFITS POSITIONS 13.00 FROM GENERAL REVENUE FUND 990,810
	FROM GENERAL REVENUE FUND	2,568		1074 SPECIAL CATEGORIES
TOTAL:	PROGRAM: PUBLIC DEFENDERS APPELLATE - TENT JUDICIAL CIRCUIT			CASE RELATED COSTS FROM GENERAL REVENUE FUND 487,700
	FROM GENERAL REVENUE FUND	4,514,118		1075 SPECIAL CATEGORIES
	TOTAL POSITIONS	50.00	4,514,118	OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 186,665
	M: PUBLIC DEFENDERS APPELLATE - ELEVENTH AL CIRCUIT			1076 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 1,000
A	PPROVED SALARY RATE 1,637,395			
1067	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	24.00 2,100,521		TOTAL: CAPITAL JUSTICE REPRESENTATION - NORTHERN REGIONAL COUNSEL FROM GENERAL REVENUE FUND 1,666,175
		2,100,321		, ,
1068	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	33,731		TOTAL POSITIONS
1069	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			PROGRAM: MIDDLE REGIONAL COUNSEL
	FROM GENERAL REVENUE FUND	37,161		CAPITAL JUSTICE REPRESENTATION - MIDDLE REGIONAL COUNSEL
TOTAL:	PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEV JUDICIAL CIRCUIT			APPROVED SALARY RATE 2,583,707
	FROM GENERAL REVENUE FUND	2,171,413		1077 SALARIES AND BENEFITS POSITIONS 42.00
	TOTAL POSITIONS TOTAL ALL FUNDS	24.00	2,171,413	FROM GENERAL REVENUE FUND 3,328,153
	M: PUBLIC DEFENDERS APPELLATE - FIFTEENTH			1078 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 28,911
				1079 SPECIAL CATEGORIES
A	PPROVED SALARY RATE 2,852,216			CASE RELATED COSTS FROM GENERAL REVENUE FUND
1070	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	37.00 3,571,381		FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE	. ,	110 (11	1080 SPECIAL CATEGORIES
	TRUST FUND		112,611	OPERATING EXPENDITURES
1070A	OTHER PERSONAL SERVICES FROM INDIGENT CRIMINAL DEFENSE			FROM GENERAL REVENUE FUND 397,384 FROM CAPITAL COLLATERAL REGIONAL
	TRUST FUND		55,978	COUNSEL TRUST FUND
1071	SPECIAL CATEGORIES			1081 SPECIAL CATEGORIES
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	44,974		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 5,530

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND		6,495	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND 1,182,166
1082 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	375		1093 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
TOTAL: CAPITAL JUSTICE REPRESENTATION - MIDDLE COUNSEL FROM GENERAL REVENUE FUND		206 405	1094 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND 9,984
TOTAL POSITIONS	42.00	306,495 4,429,852	1095 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
PROGRAM: SOUTHERN REGIONAL COUNSEL			PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
CAPITAL JUSTICE REPRESENTATION - SOUTHERN REGIO COUNSEL	NAL		TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIRST FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 2,083,691			TOTAL POSITIONS
1083 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	33.00 2,600,086		TOTAL ALL FUNDS
1085 SPECIAL CATEGORIES CASE RELATED COSTS			APPROVED SALARY RATE 5,324,718
FROM GENERAL REVENUE FUND FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND	473,375	165,000	1096 SALARIES AND BENEFITS POSITIONS 105.00 FROM GENERAL REVENUE FUND 6,935,248
1086 SPECIAL CATEGORIES		103,000	FROM GRANTS AND DONATIONS TRUST FUND
OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM CAPITAL COLLATERAL REGIONAL	372,110		1097 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
COUNSEL TRUST FUND		135,000	1098 SPECIAL CATEGORIES
1087 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	4,455		CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,021,113 FROM INDIGENT CIVIL DEFENSE TRUST
FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND		5,139	FUND
1088 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	702		REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND 829,452 FROM GRANTS AND DONATIONS TRUST
TOTAL: CAPITAL JUSTICE REPRESENTATION - SOUTHER	N REGIONAL		FUND
COUNSEL FROM GENERAL REVENUE FUND	3,450,728	305,139	1100 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
TOTAL POSITIONS	33.00	3,755,867	1101 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND
CRIMINAL CONFLICT AND CIVIL REGIONAL COUNSELS			1102 SPECIAL CATEGORIES
PROGRAM: REGIONAL CONFLICT COUNSEL - FIRST			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
APPROVED SALARY RATE 6,484,805			PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
	121.00 8,953,437		TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - SECOND FROM GENERAL REVENUE FUND 9,253,906
1090 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	198,589		FROM TRUST FUNDS
1091 SPECIAL CATEGORIES CONTRACTED SERVICES			TOTAL POSITIONS
FROM GENERAL REVENUE FUND	795,349	75,000	PROGRAM: REGIONAL CONFLICT COUNSEL - THIRD  APPROVED SALARY RATE 2,659,754
1092 SPECIAL CATEGORIES		73,000	1103 SALARIES AND BENEFITS POSITIONS 51.00

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION FROM GENERAL REVENUE FUND	3,543,436		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL POSITIONS
1104	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	177,769		TOTAL ALL FUNDS
1105	SPECIAL CATEGORIES	·		APPROVED SALARY RATE 3,676,400
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFENSE TRUST FUND	1,576,836	20,000	1117 SALARIES AND BENEFITS POSITIONS 77.00 FROM GENERAL REVENUE FUND 5,187,116
1106	SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS	400.000		1118 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1107	FROM GENERAL REVENUE FUND	400,980 7,429		1119 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
1108	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,100		1120 SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND
1109	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	1,100		FROM GRANTS AND DONATIONS TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	13,089		FUND
TOTAL:	PROGRAM: REGIONAL CONFLICT COUNSEL - THIRD FROM GENERAL REVENUE FUND	5,720,639	20.000	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
	FROM TRUST FUNDS	51.00	20,000 5,740,639	1122 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND
PROGRA	M: REGIONAL CONFLICT COUNSEL - FOURTH		3,710,033	1123 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
A	PPROVED SALARY RATE 3,857,151			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1110	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	71.00 5,208,603		TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH FROM GENERAL REVENUE FUND 7,122,607
1111	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	458,729		FROM TRUST FUNDS
1112	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1 707 457		TOTAL ALL FUNDS
	FROM INDIGENT CIVIL DEFENSE TRUST	1,707,437	55,980	FROM GENERAL REVENUE FUND
1113	SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND	1,143,828		TOTAL POSITIONS
1114	RISK MANAGEMENT INSURANCE			JUVENILE JUSTICE, DEPARTMENT OF
1115	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	29,374		From the funds in Specific Appropriations 1124 through 1208, each provider who contracts with the Department of Juvenile Justice shall provide the department with a proposal prior to the release of funds that details the services that will be delivered, the expected results, and recommended performance measures. The department and each provider
1116		16,492		must execute a contract before the release of any funds, and the contract documents shall include mutually agreed upon performance measures. Each provider must provide quarterly performance reports to the department. Funds shall only be released to providers whose performance reports indicate successful compliance with the performance measures described in the contract.
TOTAL:	PROGRAM: REGIONAL CONFLICT COUNSEL - FOURTH FROM GENERAL REVENUE FUND		55,980	From the funds in Specific Appropriations 1124 through 1208, the Department of Juvenile Justice shall establish a performance accountability system for each provider who contracts with the department for the delivery of services to children at-risk of future

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

#### APPROPRIATION

involvement in the criminal justice system, as determined by the department. The contract shall include both output measures, such as the number of children served, and outcome measures, such as program completion. The contractor shall report performance results annually to the department. The department's Office of Program Accountability shall summarize performance results from all contracts and report the information annually to the Legislature.

From the funds in Specific Appropriations 1124 through 1208, the Department of Juvenile Justice is directed to withhold funds from contract payments to any provider if that provider failed to comply with contract requirements that it maintain property insurance and if the failure to do so resulted in uninsured losses. The amount withheld shall not exceed the amount of the uninsured loss and may be reduced by other remedial actions agreed upon by the department and the provider.

From the funds in Specific Appropriations 1124 through 1208, the Department of Juvenile Justice must, before implementing any departmental reorganization plans, submit its proposal to the Governor's Office of Policy and Budget and to the Legislative Budget Commission for approval.

The funds in Specific Appropriations 1124 through 1208 shall not be used to pay for unoccupied space currently being leased by the Department of Juvenile Justice in the event the leases are vacant on or after July 1, 2015, and for which it has been determined by the Secretary of the department that there is no longer a need.

From the funds in Specific Appropriations 1124 through 1208, the department may work within its existing budget, including applicable grants, to implement any corrective action plan that is developed as the result of a Prison Rape Elimination Act audit conducted in accordance with Title 23, Part 115 of the Code of Federal Regulations. The department may request additional resources required through the Legislative Budget Request process as defined in chapter 216, Florida Statutes.

From the funds in Specific Appropriations 1124 through 1208, the Department of Juvenile Justice shall conduct a comprehensive statewide review of county-level data, including a gap analysis of services and programs available across all counties in the state, to evaluate the implementation of juvenile justice policies at the county level. As the result of such review, the department shall prepare a report that includes benchmarking of counties' performance on factors that demonstrate how a county is supporting the department's strategic goals of preventing and diverting more youth from entering the juvenile justice system; providing appropriate, less restrictive, community-based sanctions and services; reserving serious sanctions for youth who pose the greatest risk to public safety; and focusing on rehabilitation. The report shall also include recommendations and strategies that can be implemented by the department or counties to address any identified deficiencies and to assist in developing a statewide, coordinated response across all of Florida's communities to support the department's strategic goals. A copy of the report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2016.

PROGRAM: JUVENILE DETENTION PROGRAM

FROM SHARED COUNTY/STATE JUVENILE

#### DETENTION CENTERS

	APPROVED SALARY RATE	49,662,805		
1124	SALARIES AND BENEFITS FROM GENERAL REVENUE FUN FROM FEDERAL GRANTS TRUS FROM SHARED COUNTY/STATE	T FUND	1,479.00 26,239,936	964,317
	DETENTION TRUST FUND .			41,361,131
1125	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUN FROM GRANTS AND DONATION	IS TRUST	319,081	506.064
	FUND			596,864

APPRO.	PRIATION DETENTION TRUST FUND		1,360,225
			1/300/223
1126	EXPENSES FROM GENERAL REVENUE FUND	1,044,743	
	FROM FEDERAL GRANTS TRUST FUND	, , ,	1,090,728
	FROM GRANTS AND DONATIONS TRUST FUND		824,860
	FROM SHARED COUNTY/STATE JUVENILE		
	DETENTION TRUST FUND		4,396,242
1127	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	42,225	
	FROM FEDERAL GRANTS TRUST FUND	42,223	92,293
	FROM SHARED COUNTY/STATE JUVENILE		100 565
	DETENTION TRUST FUND		199,765
1128	FOOD PRODUCTS FROM GENERAL REVENUE FUND	517,791	
	FROM FEDERAL GRANTS TRUST FUND	517,791	1,193,649
	FROM GRANTS AND DONATIONS TRUST		
	FUND		127,472
	DETENTION TRUST FUND		1,000,497
1129	SPECIAL CATEGORIES		
	LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME		
	FROM GENERAL REVENUE FUND	29,110	
1130	SPECIAL CATEGORIES		
1130	GRANTS AND AIDS - GRANTS TO FISCALLY		
	CONSTRAINED COUNTIES FOR DETENTION CENTER COSTS		
	FROM GENERAL REVENUE FUND	3,883,853	
1131	SPECIAL CATEGORIES		
	CONTRACTED SERVICES	054 064	
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	954,864	40,690
	FROM GRANTS AND DONATIONS TRUST		2 116
	FUND		3,116
	DETENTION TRUST FUND		1,483,075
1132	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	4,364,391	
	FROM FEDERAL GRANTS TRUST FUND	1,301,371	49,069
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		7,326,801
			7,320,001
1133	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	1,872,592	
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		2,585,960
			2,303,700
1134	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	90,364	
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		134,195
1125			,
1135	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	194,250	
	FROM FEDERAL GRANTS TRUST FUND	· - / - • •	10,135
	FROM GRANTS AND DONATIONS TRUST FUND		993
	FROM SHARED COUNTY/STATE JUVENILE		
	DETENTION TRUST FUND		283,618

						,
SECTION SPECIAL SPECIA	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS		SECTION SPECIAL SPECIA	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS		
APPROI	PRIATION FIXED CAPITAL OUTLAY		APPRO	PRIATION TRUST FUND		42,490
1130	DEPARTMENT OF JUVENILE JUSTICE MAINTENANCE			11001 1010		12/170
	AND REPAIR - STATE OWNED BUILDINGS FROM GENERAL REVENUE FUND 4,201,627	7	1144	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	34,667,082	
TOTAL	: DETENTION CENTERS FROM GENERAL REVENUE FUND 43,754,827			FROM GRANTS AND DONATIONS TRUST		1,552,310
	FROM TRUST FUNDS	65,125,695		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		81,995
	TOTAL POSITIONS	108,880,522	Fro	om the funds in Specific Appropriation	ns 1144, the depa he Department of	rtment may
PROGRA PROGRA	AM: PROBATION AND COMMUNITY CORRECTIONS AM		Jus E.	stice's Juvenile Detention Alternative Ini Casey Foundation to divert youth from sec mmunity based services. These service	tiative (JDAI) and ure detention to a	the Annie Iternative
COMMUI	NITY SUPERVISION		in	-home and community advocacy to reduce strictive placements, build community ca	the need for more	e expensive
Apj	r all appropriations specifically identified in provi propriations 1141 and 1144, the Department of Juvenile omit a report on the current status of the project or	e Justice shall	cre	eate supported work opportunities for fety.	youth, and improve	e community
cha App and	air of the Senate Appropriations Committee and the chai propriations Committee. The report shall list all perfor d indicate whether the contractor is meeting each meas December 1, 2015.	ir of the House rmance measures	red spe spe	om the funds in Specific Appropriat curring general revenue funds is prov ecific program, of which \$750,000 is pro ecific program in Clay County and \$750,000	ided for the AMIA vided for the AMIA is provided for t	dids gender dids gender
i	APPROVED SALARY RATE 31,567,304		-	nder specific program in Hillsborough Coun	-	
1137	SALARIES AND BENEFITS POSITIONS 849.50 FROM GENERAL REVENUE FUND 37,798,684 FROM GRANTS AND DONATIONS TRUST	4	noi	om the funds in Specific Appropriat nrecurring general revenue funds is pro s statewide technology needs.	ion 1144, \$1,000 vided for AMIkids	to support
	FUND	46,631	1145	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	TRUST FUND	4,850,629		FROM GENERAL REVENUE FUND	364,939	
1138	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	6	1146	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	236,213	
1139	EXPENSES FROM GENERAL REVENUE FUND 4,640,034	4	1147	SPECIAL CATEGORIES		
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	35,866		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	FUND	7,407		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	279,313	
	TRUST FUND	311,856		FROM GRANTS AND DONATIONS TRUST	·	11,062
1140	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	6	TOTAL	: COMMUNITY SUPERVISION FROM GENERAL REVENUE FUND	85,673,130	
1141	SPECIAL CATEGORIES JUVENILE REDIRECTIONS PROGRAM			FROM TRUST FUNDS		6,940,246
<b>T</b>	FROM GENERAL REVENUE FUND 5,814,831			TOTAL POSITIONS		92,613,376
yor ev:	nds in Specific Appropriation 1141 are provided f uth at risk of commitment who are eligible to idence-based and other alternative programs for f	be placed in family therapy	COMMUI	NITY INTERVENTIONS AND SERVICES		
COI	rvices. These services shall be provided as an mmitment. The Department of Juvenile Justice and each	h participating		APPROVED SALARY RATE 17,733,969		
	urt may jointly develop criteria to identify youth a version into the Redirections Program.	appropriate for	1148	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	505.00 21,681,121	
	om the funds in Specific Appropriation 1141, nrecurring general revenue funds is provided for Paren			FUND FROM SOCIAL SERVICES BLOCK GRANT		26,745
and	in Eduling general revenue runds is provided for rate.  Limits (PLL) to support two PLL teams located in the done team located in the southern region of the State.	central region		TRUST FUND		2,779,034
1142			1149	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1,014,298	
	LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME		1150	EXPENSES		
44.4	FROM GENERAL REVENUE FUND 635,94	7		FROM GENERAL REVENUE FUND FROM SOCIAL SERVICES BLOCK GRANT	2,623,784	100 505
1143	SPECIAL CATEGORIES CONTRACTED SERVICES			TRUST FUND		182,506
	FROM GENERAL REVENUE FUND 602,545 FROM SOCIAL SERVICES BLOCK GRANT	5	1151	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	27,131	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 1152 SPECIAL CATEGORIES CONTRACTED SERVICES			SPECI	PRIATION TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		
FROM GENERAL REVENUE FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	395,031	27,856	1164	FROM GENERAL REVENUE FUND	8,684	
1153 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	15,577,556			CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST	584,408	445,930
From the funds in Specific Appropriati			1165	FUND		208,537
the existing juvenile assessment centers is	n Bay and Escambia c	ounties.	1103	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	349,329	
From the funds in Specific Appropriati general revenue funds shall be used for a Broward County.				FROM JUVENILE JUSTICE TRAINING TRUST FUND		2,139,189
1154 SPECIAL CATEGORIES			1166	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	211,815			FROM GENERAL REVENUE FUND	197,269	
1155 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	154.060		1167	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	59,032	
FROM GENERAL REVENUE FUND	154,863		1168	SPECIAL CATEGORIES		
1156 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM JUVENILE JUSTICE TRAINING	67,149	2 002
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	170,701		1160	TRUST FUND		3,973
FROM GRANTS AND DONATIONS TRUST FUND		6,761	1109	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
TOTAL: COMMUNITY INTERVENTIONS AND SERVICES FROM GENERAL REVENUE FUND	41,856,300	3,022,902		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	77,950	
TOTAL POSITIONS	505.00			FUND		1,331
TOTAL ALL FUNDS		44,879,202	TOTAL	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	18,352,764	3,945,939
SECRETARY FOR ADMINISTRATIVE SERVICES				TOTAL POSITIONS	227.50	22 200 702
EXECUTIVE DIRECTION AND SUPPORT SERVICES			TMEODI	TOTAL ALL FUNDS		22,298,703
APPROVED SALARY RATE 10,347,612	005 50			MATION TECHNOLOGY		
1158 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	227.50 13,615,280			APPROVED SALARY RATE 2,874,428 SALARIES AND BENEFITS POSITIONS	59.50	
FUND		308,268		FROM GENERAL REVENUE FUND	3,543,267	
1159 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	426,432	72,341	1171	EXPENSES FROM GENERAL REVENUE FUND	1,738,241	
FROM JUVENILE JUSTICE TRAINING TRUST FUND		11,712	1172	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	48,866	
1160 EXPENSES		,	1173	SPECIAL CATEGORIES	,,,,,	
FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	2,475,105			CONTRACTED SERVICES FROM GENERAL REVENUE FUND	403,377	
FUND		149,305	1174	SPECIAL CATEGORIES		
TRUST FUND		605,353		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	240,000	
1161 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	32,841		1175	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
1162 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES				FROM GENERAL REVENUE FUND	13,315	
FROM GENERAL REVENUE FUND	459,285		1176	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
1163 SPECIAL CATEGORIES				SERVICES - HUMAN RESOURCES SERVICES		

TOTAL: NON-SECURE RESIDENTIAL COMMITMENT

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 20,234	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND 5,500,174
1177 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE	TOTAL ALL FUNDS
TECHNOLOGY (AST)	SECURE RESIDENTIAL COMMITMENT
FROM GENERAL REVENUE FUND 500,378	APPROVED SALARY RATE 8,971,318
TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND 6,507,678	FROM GENERAL REVENUE FUND 9,527,374
TOTAL POSITIONS	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
PROGRAM: RESIDENTIAL CORRECTIONS PROGRAM	1185 OTHER PERSONAL SERVICES
	FROM GENERAL REVENUE FUND
From the funds in Specific Appropriations 1178 through 1194, the Department of Juvenile Justice shall provide a weekly residential resource utilization report that identifies operating capacity, current	1186 EXPENSES FROM GENERAL REVENUE FUND 1,274,079
placements, vacant placements, number of youth awaiting placement, and the percent of use for all residential commitment beds. The department	1187 SPECIAL CATEGORIES
may increase or decrease beds or overlay services provided that the	GRANTS AND AIDS - CONTRACTUAL SERVICES-
change will better serve taxpayers and the youth under its care. Notification and justification of changes will be provided to the	OKEECHOBEE TRAINING SCHOOL FROM GENERAL REVENUE FUND 6,385,963
Governor's Office of Policy and Budget, the chair of the Senate	FROM SOCIAL SERVICES BLOCK GRANT
Appropriations Committee, and the chair of the House Appropriations Committee prior to implementing any change.	TRUST FUND
	1188 SPECIAL CATEGORIES
From the funds in Specific Appropriations 1178 through 1194, in selecting a private provider for operation of secure and non-secure	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 644,906
residential programs, the Department of Juvenile Justice must consider	
the provider's history of performance of services in other jurisdictions as well as its performance of services in Florida. The department must	1189 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES
also provide a report of serious incidents to the Governor, President of	FROM GENERAL REVENUE FUND 17,386,704 FROM SOCIAL SERVICES BLOCK GRANT
the Senate, and Speaker of the House of Representatives on no less than a quarterly basis. The report must include, at a minimum: the number of	TRUST FUND
incidents and allegations of staff abuse or abuse by another child, including whether or not an allegation was substantiated; descriptions	1190 SPECIAL CATEGORIES
of incidents or allegations of such abuse that resulted in physical	RISK MANAGEMENT INSURANCE
injury or significant psychological trauma, or that involved deprivation of food, water, or medical care; and the failure of a provider to report	FROM GENERAL REVENUE FUND 1,324,904
incidents or allegations within required timeframes established by the	1191 SPECIAL CATEGORIES
department. In addition, the department must conduct an independent review of each out-of-state provider before issuing a new contract. The	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 44,966
report must be organized so that the incidents and allegations relating	
to a particular facility and to a particular provider can be readily ascertained. The department must also immediately report the death or	1192 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
serious bodily injury of a youth in a secure or non-secure residential	SERVICES - HUMAN RESOURCES SERVICES
program to the Governor, President of the Senate, and Speaker of the House of Representatives, and may make any additional reports that it	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 65,834
determines to be appropriate based upon the seriousness of an incident	1194 FIXED CAPITAL OUTLAY
or allegation.	JUVENILE FACILITIES - LEASE PURCHASE
NON-SECURE RESIDENTIAL COMMITMENT	FROM GENERAL REVENUE FUND 1,806,244
1178 OTHER PERSONAL SERVICES	TOTAL: SECURE RESIDENTIAL COMMITMENT
FROM GENERAL REVENUE FUND 117,183	FROM GENERAL REVENUE FUND
1180 SPECIAL CATEGORIES	TOTAL POSITIONS
GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 101,649,813	TOTAL ALL FUNDS
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	PROGRAM: PREVENTION AND VICTIM SERVICES
1181 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	DELINQUENCY PREVENTION AND DIVERSION
FROM GENERAL REVENUE FUND 474,261	APPROVED SALARY RATE 1,147,036
1182 SPECIAL CATEGORIES	1195 SALARIES AND BENEFITS POSITIONS 24.00
GRANTS AND AIDS - WILDERNESS THERAPEUTIC SERVICES	FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND 2,405,536	FROM GRANTS AND DONATIONS TRUST
TOTAL MOM-SECTION DESIDENTIAL COMMITMENT	FUND

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	287,192	223,622 152,969
1197	EXPENSES FROM GENERAL REVENUE FUND	233,083	82,696 282,180
1198	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INVEST IN CHILDREN FROM JUVENILE CRIME PREVENTION AND EARLY INTERVENTION TRUST FUND		412,903
1199	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		12,450 12,450
1200	SPECIAL CATEGORIES PACE CENTERS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	14,665,585	3,290,514

From the funds in Specific Appropriation 1200, \$850,000 from recurring general revenue funds and \$1,250,000 in nonrecurring general revenue funds is provided for PACE Center for Girls to add 124 additional slots statewide to serve at-risk middle and high school girls.

# 1201 SPECIAL CATEGORIES LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND . . . . .

1202 כמערדאו. האישה מחדעה

From the funds in Specific Appropriation 1201, \$650,415 from recurring general revenue funds is provided to the PAR Adolescent Intervention Center (PAIC) in Pasco County.

827,920

1202	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	33,720	
1002		55//25	
1203	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	7,674,522	
	FROM FEDERAL GRANTS TRUST FUND		10,609,653
	FROM GRANTS AND DONATIONS TRUST		
	FUND		2,320,115
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		2,639

For all appropriations specifically identified in proviso in Specific Appropriation 1203, the Department of Juvenile Justice shall submit a report on the current status of the project or program to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. The report shall list all performance measures and indicate whether the contractor is meeting each measure and is due by December 1, 2015.

From the funds in Specific Appropriation 1203, \$3,000,000 from recurring general revenue funds is provided for the Florida Alliance of Boys and Girls Clubs.

From the funds in Specific Appropriation 1203, \$1,500,000 from recurring general revenue funds is provided for Big Brothers Big Sisters of Florida.

From the funds in Specific Appropriation 1203, \$150,000 from nonrecurring general revenue funds is provided for The Greatest Save Program to empower teens through education and raise awareness to

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION prevent exploitation.

From the funds in Specific Appropriation 1203, \$36,000 from recurring general revenue funds is provided for Pasco Association of Challenged Kids Summer Camp.

From the funds in Specific Appropriation 1203, \$125,000 from nonrecurring general revenue funds is provided for the Helping Hands Youth Centers for after-school crime prevention programs in Miami.

From the funds in Specific Appropriation 1203, \$750,000 from nonrecurring general revenue funds is provided for Crosswinds Youth Services serving all of Brevard County.

From the funds in Specific Appropriation 1203, \$200,000 from recurring general revenue funds is provided for Reichert House Youth Academy to provide after school prevention and intervention services for disadvantaged and at-risk youth.

From the funds in Specific Appropriation 1203, \$100,000 from recurring general revenue funds is provided for the Miami-Dade Crime Prevention and Youth Crime Watch Program to help educate and reduce crime in Miami-Dade County.

From the funds in Specific Appropriation 1203, \$100,000 in recurring general revenue funds is provided to the Corporation to Develop Communities of Tampa, Inc. (CDC of Tampa) to provide work readiness training, skills training, job placement, and mentoring for youth in the Tampa Bay area.

From the funds in Specific Appropriation 1203, \$100,000 from nonrecurring general revenue funds is provided for the Empowered Youth program to foster job development for at-risk inner city youth in Miami.

From the funds in Specific Appropriation 1203, \$200,000 in nonrecurring general revenue funds is appropriated to the Family Impressions Foundation for the Youth Success 101 program. The program focuses on at-risk youth aged 13-18 in North Miami and North Miami Beach and is designed to reduce juvenile delinquency, improve parent and child relationships, and encourage and support obtaining college degrees.

From the funds in Specific Appropriation 1203, \$300,000 from nonrecurring general revenue funds is provided for the Florida Children's Initiative to operate prevention programs in Jacksonville, Orlando and Miami.

SPECIAL CATEGORIES

	FROM GENERAL REVENUE FUND	5,731	
1205	SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN/FAMILIES IN NEED OF SERVICES		
	FROM GENERAL REVENUE FUND	25,810,305	
	FROM FEDERAL GRANTS TRUST FUND		1,000,000
	FROM GRANTS AND DONATIONS TRUST		
	FUND		10,277,763
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		383,858

From the funds in Specific Appropriation 1205, the Department of Juvenile Justice shall not expend more than \$150,000 in recurring general revenue funds for physically secure placements for youths being served by the Children-In-Need of Services/Families-In-Need of Services (CINS/FINS) program.

Additionally, the CINS/FINS provider shall demonstrate that it has considered local, non-traditional, non-residential delinquency prevention service providers including, but not limited to, grassroots organizations, community, and faith-based organizations, to subcontract and deliver non-residential CINS/FINS services to eligible youth as defined in chapter 984 and section 1003.27, Florida Statutes, to include areas with high ratios of juvenile arrests per youth 10 to 17 years of age. Such services may be offered throughout the judicial circuit

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION		SECTION 4 - SPECIFIC APPROPRIATI	- CRIMINAL JUSTICE AND CORRECTIONS		
served by the CINS/FINS provider.			OM OPERATING TRUST FUND		5,816,119
From the funds in Specific Appropriation 120 used for the CINS/FINS program to provide non-1 the following rural counties: Gadsden, Hamilton, Madison, Taylor, Franklin, Sumter, Levy, Citrus and State of the Counties of the	residential services to Highlands, Jefferson,	FRO FRO FRO	ER PERSONAL SERVICES OM GENERAL REVENUE FUND OM ADMINISTRATIVE TRUST FUND OM FEDERAL GRANTS TRUST FUND OM OPERATING TRUST FUND	26,838	5,000 198,602 73,976
From the funds in Specific Appropriation nonrecurring general revenue funds is provided for maintenance of Children/Families in Need of shelters.	facilities repair and	1211 EXPI FRO FRO			64,548
1206 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	3,000	FRO FRO SI	ND TRAINING TRUST FUND		9,557 163,111 287,414 605,510
1207 SPECIAL CATEGORIES PRODIGY FROM GENERAL REVENUE FUND	4.600.000	1212 AID	TO LOCAL GOVERNMENTS NTS AND AIDS - NATIONAL CRIMINAL		003,310
From the funds in Specific Appropriation 120 shall include at least two of the four at-risk dom of Juvenile Justice's risk factors when place	07, the Prodigy Program mains of the Department	HIS STA	STORY IMPROVEMENT PROGRAM (NCHIP) - ATE AGENCIES OM FEDERAL GRANTS TRUST FUND		4,910,162
prevention, intervention or diversion program. I who enters the program shall be tracked by the Justice Information System (JJIS) or Prevent addition, the Prodigy Program shall contract with	In addition, each youth e department's Juvenile Lion Web system. In n a consultant to track	GRAI HIS LO	TO LOCAL GOVERNMENTS NTS AND AIDS - NATIONAL CRIMINAL STORY IMPROVEMENT PROGRAM (NCHIP) - CAL GOVERNMENTS OM FEDERAL GRANTS TRUST FUND		1,529,434
arrests or re-arrests for prevention, intervention for 12 months after completing the program and subdepartment semi-annually.	omit the results to the	1214 AID	TO LOCAL GOVERNMENTS NTS AND AIDS - PROJECT SAFE		1,323,434
From the funds in Specific Appropriation 1207, \$ general revenue funds shall be used to operat at-risk youth in Pasco County in the Lacoochee-I in collaboration with the Boys and Girls Club.	te the Prodigy Site for	FRO 1215 AID	IGHBORHOODS OM FEDERAL GRANTS TRUST FUND  TO LOCAL GOVERNMENTS		1,263,483
1208 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		AS: FRO	NE MEMORIAL LOCAL LAW ENFORCEMENT SISTANCE PROGRAM OM FEDERAL GRANTS TRUST FUND RATING CAPITAL OUTLAY		18,868,106
FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND  FROM GRANTS AND DONATIONS TRUST  FUND  FUND	5,665 2,433 1,995	FRO FRO	OM GENERAL REVENUE FUND	12,616	3,242 250
TOTAL: DELINQUENCY PREVENTION AND DIVERSION FROM GENERAL REVENUE FUND	5,102,164 29,752,839	ACQI	CIAL CATEGORIES UISITION OF MOTOR VEHICLES OM GENERAL REVENUE FUND	9,650	
	4.00	GRAI SE	CIAL CATEGORIES NTS AND AIDS - FEDERAL DOMESTIC CURITY GRANTS OM FEDERAL GRANTS TRUST FUND		1,754,800
TOTAL: JUVENILE JUSTICE, DEPARTMENT OF FROM GENERAL REVENUE FUND	1,429,232 150,015,025	1219 SPEC	CIAL CATEGORIES TRACTED SERVICES OM GENERAL REVENUE FUND	67,480	
TOTAL POSITIONS	5.50 544,444,257 2,304,472	FRO FRO Al	OM ADMINISTRATIVE TRUST FUND OM CRIMINAL JUSTICE STANDARDS ND TRAINING TRUST FUND	.,,	15,000 3,203 218,573
LAW ENFORCEMENT, DEPARTMENT OF			OM OPERATING TRUST FUND		152,372
PROGRAM: EXECUTIVE DIRECTION AND SUPPORT			CIAL CATEGORIES ESTIC SECURITY		
PROVIDE EXECUTIVE DIRECTION AND SUPPORT SERVICES			OM OPERATING TRUST FUND		500
	3.50 2,358,578	RISI FRO	CIAL CATEGORIES K MANAGEMENT INSURANCE OM GENERAL REVENUE FUND OM ADMINISTRATIVE TRUST FUND	13,395	19,145
FROM FEDERAL GRANTS TRUST FUND	40,264 802,829	FRO	OM OPERATING TRUST FUND		18,403

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION LEASE OR LEASE-PURCHASE OF EQUIPMENT	00.000		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 1237 SPECIAL CATEGORIES CALADY INCOMPLE DAYMENER
FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	98,000	6,000	SALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND
FROM FEDERAL GRANTS TRUST FUND		3,000	1238 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND
BYRNE MEMORIAL STATE LAW ENFORCEMENT ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND		10,412,678	1239 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
1226 SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM - LOCAL UNITS O	F		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
FROM FEDERAL GRANTS TRUST FUND		1,247,724	1240 DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES
GRANTS AND AID - RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM - STATE AGENCY		2 (85 511	FROM OPERATING TRUST FUND 6,969
FROM FEDERAL GRANTS TRUST FUND		3,675,511	TOTAL: CAPITOL POLICE SERVICES FROM GENERAL REVENUE FUND
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			TOTAL POSITIONS
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS	20,418	2,670	PROGRAM: INVESTIGATIONS AND FORENSIC SCIENCE PROGRAM
AND TRAINING TRUST FUND FROM OPERATING TRUST FUND		2,634 17,873	PROVIDE CRIME LAB SERVICES
TOTAL: PROVIDE EXECUTIVE DIRECTION AND SUPPORT : FROM GENERAL REVENUE FUND			APPROVED SALARY RATE 20,941,464
FROM TRUST FUNDS	129 50	52,191,693	1241 SALARIES AND BENEFITS POSITIONS 435.00 FROM GENERAL REVENUE FUND 29,458,580 FROM CRIMINAL JUSTICE STANDARDS
TOTAL ALL FUNDS	127.30	55,552,678	AND TRAINING TRUST FUND
PROGRAM: FLORIDA CAPITOL POLICE PROGRAM			FROM OPERATING TRUST FUND
CAPITOL POLICE SERVICES  APPROVED SALARY RATE 3,838,870			1242 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
· ·	00.00		· ·
1229 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	88.00 2,414	5,661,232	1243 EXPENSES FROM GENERAL REVENUE FUND 6,322,451 FROM FEDERAL GRANTS TRUST FUND
1230 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND		28,778	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
1231 EXPENSES FROM OPERATING TRUST FUND		532,837	From the funds in Specific Appropriation 1243, the Department of Law Enforcement is authorized to distribute 10,000 rape kits to local law
1232 OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND		85,369	enforcement agencies and rape crisis centers statewide at no cost. In addition, the department is authorized to use additional federal funds and any other available funds contained in Specific Appropriation 1243
1233 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			for the purpose of processing rape kits, including the backlog of non-suspect rape cases.
FROM OPERATING TRUST FUND		30,500	1244 AID TO LOCAL GOVERNMENTS CRIMINAL INVESTIGATIONS FROM FEDERAL GRANTS TRUST FUND
CONTRACTED SERVICES FROM OPERATING TRUST FUND		70,084	FROM OPERATING TRUST FUND
1235 SPECIAL CATEGORIES CAPITOL COMPLEX SECURITY FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	7,360	20,000	FROM GENERAL REVENUE FUND
1236 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND		46,539	1246 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 1247 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,374,709 FROM FEDERAL GRANTS TRUST FUND	
From the funds in Specific Appropriation 1247, \$300,000 in nonrecurring general revenue funds is provided for the Department of Law Enforcement to conduct a statewide assessment of rape kits that have not been analyzed, including both kits that have been submitted to a laboratory for analysis and those that have not been submitted. The department shall submit a report of its findings, including reasons for delays or deferment of analysis, to the Governor, President of the Senate, and Speaker of the House of Representatives by January 1, 2016.	
1248 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	
1249 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	
1250 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND	
SPECIAL CATEGORIES  TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 136,965 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND 178 FROM FEDERAL GRANTS TRUST FUND	
TOTAL: PROVIDE CRIME LAB SERVICES FROM GENERAL REVENUE FUND	
TOTAL ALL FUNDS	
PROVIDE INVESTIGATIVE SERVICES	
APPROVED SALARY RATE 36,415,729  1252 SALARIES AND BENEFITS POSITIONS 590.00 FROM GENERAL REVENUE FUND 39,837,346 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND 31,672 FROM FEDERAL GRANTS TRUST FUND 595,601 FROM OPERATING TRUST FUND 9,326,147	
From the funds in Specific Appropriations 1252 through 1264, the Department of Law Enforcement shall investigate all deaths of inmates who are in the custody of the Department of Corrections.	
OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
FROM OPERATING TRUST FUND	

FROM GENERAL REVENUE FUND . . . . .

FROM ADMINISTRATIVE TRUST FUND . . .

FROM FEDERAL GRANTS TRUST FUND . . .

FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND . . . . . . . .

6,947,300

132 670

235,647

833,472

From the funds provided in Specific Appropriation 1254 from the Forfeiture and Investigative Support Trust Fund, up to \$25,000 per case, but not exceeding \$150,000 in total for all cases, may be expended for rewards leading to the capture of fugitives, if such funds are available.

1255	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	271,344	5,000 159,509 190,574
1256	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	662,091	580,000
1257	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM OPERATING TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST FUND	534,741	5,000 147,441 34,624 121,896 50,000
1258	SPECIAL CATEGORIES DOMESTIC SECURITY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,350,267	1,522,672
1259	SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL PROJECTS FROM GENERAL REVENUE FUND FROM FEDERAL LAW ENFORCEMENT TRUST FUND	1,976,017	300,000

For all appropriations specifically identified in proviso in Specific Appropriation 1259, the department shall submit a report on the current status of the project or program to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. The report shall list all performance measures and indicate whether the contractor is meeting each measure and is due by December 1, 2015.

From the funds in Specific Appropriation 1259, \$232,461 in recurring general revenue funds is provided for the A Child Is Missing program.

From the funds in Specific Appropriation 1259, \$500,000 in recurring general revenue funds is provided to the Broward Sheriff's Office for enhancement of its Violence Intervention Pro-Active Enforcement Response Team (V.I.P.E.R.). This pilot program will implement new intelligence-led policing approaches through additional staff, equipment, and analytical resources to specifically target activities of known violent felons. The gauge of the effectiveness of the new approaches will be whether there is a significant, measurable decrease in violent crime rates in Broward County. The Broward Sheriff's Office shall provide a report on the effectiveness of the program to the Florida Department of Law Enforcement, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee by January 1, 2016.

From the funds in Specific Appropriation 1259, \$200,556 in

SPECIFIC

APPROPRIATION

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS

SERVICES - HUMAN RESOURCES SERVICES

FROM FEDERAL GRANTS TRUST FUND . . .

FROM OPERATING TRUST FUND . . . . .

FROM GENERAL REVENUE FUND . . . . . .

FROM TRUST FUNDS . . . . . . . . . . . . .

TOTAL POSITIONS . . . . . . . . . .

1,140,220

POSITIONS

TOTAL ALL FUNDS . . . . . . . . . .

FROM GENERAL REVENUE FUND . . . . .

FROM OPERATING TRUST FUND . . . . .

FROM GENERAL REVENUE FUND . . . . .

FROM GENERAL REVENUE FUND . . . . .

TRANSFER TO DEPARTMENT OF MANAGEMENT

SERVICES - HUMAN RESOURCES SERVICES

FROM OPERATING TRUST FUND . . . . .

FROM GENERAL REVENUE FUND . . . . .

FROM TRUST FUNDS . . . . . . . . . . . .

PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . .

FROM GENERAL REVENUE FUND . . . . .

PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . .

FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND . . . . . .

TOTAL: PROVIDE INVESTIGATIVE SERVICES

MUTUAL AID AND PREVENTION SERVICES

APPROVED SALARY RATE

1265 SALARIES AND BENEFITS

1267 SPECIAL CATEGORIES

1268 SPECIAL CATEGORIES

1269 SPECIAL CATEGORIES

CONTRACTED SERVICES

RISK MANAGEMENT INSURANCE

TOTAL: MUTUAL AID AND PREVENTION SERVICES

1 055

3,226

9,534

20,939,128

74,014,151

34,855

122

34,977

219.284

53 075 023

590 00

17 00

1,525,863

127,251

9,441

2,839

6.397

1,671,791

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

nonrecurring general revenue funds is provided for security at the 2015 national Maccabi Games and Arts Festival. These funds will be used to provide security for all Maccabi athletes and artists, coaches, delegation heads, volunteers, spectators, vendors and support personnel. The Florida Department of Law Enforcement will work in conjunction with national, state, local, and other law enforcement agencies, as well as private security agencies, to provide security measures for this global event.

From the funds in Specific Appropriation 1259, \$250,000 in nonrecurring general revenue is provided for the City of Fort Lauderdale Justice Program. The program will provide experiences to help young people mature and to prepare them to become responsible adults through career opportunities, leadership experience, character education, citizenship, and life skills.

From the funds in Specific Appropriation 1259, \$43,000 in nonrecurring general revenue is provided for the Martin County Hazardous Materials Response Team for equipment maintenance.

From the funds in Specific Appropriation 1259, \$200,000 in nonrecurring general revenue funds is appropriated to the Florida International University Applied Research Center to work with state agencies to assess Florida's implementation of the 2015-2018 Statewide Information Technology Security Plan to ensure that appropriate measures being pursued to protect privacy in accordance with National Institute of Standards and Technologies standards. The Applied Research Center shall prepare and submit a report of its findings and recommendations to each participating state agency by June 30, 2016.

From the funds in Specific Appropriation 1259, \$150,000 in nonrecurring general revenue funds is appropriated to the El Portal Police Department for purchase of non-lethal devices, patrol vehicles, radios, and laser measuring devices.

From the funds in Specific Appropriation 1259, \$150,000 in nonrecurring general revenue funds is appropriated to the Medley Police Department for officer training and operation of an Explorers program to engage youth, and to purchase tactical armor, protective gear, body armor, and video surveillance equipment unrelated to red light cameras.

From the funds in Specific Appropriation 1259, \$250,000 in nonrecurring general revenue funds is appropriated to the Jacksonville Sheriff's Office for Community Oriented Policing Services for the purpose of deploying new law enforcement officers in areas where gangs and other criminals have created the most serious spikes in violence and

and	rpose of deploying new law enforcement off: d other criminals have created the most serio der.				TOTAL POSITIONS TOTAL ALL FUNDS		17.00	1,706,768
1260	SPECIAL CATEGORIES OVERTIME			PROGRA	AM: CRIMINAL JUSTICE INFORMA	TION PROGRAM		
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		3,013 314,125		DE INFORMATION NETWORK SERVIO CEMENT COMMUNITY	CES TO THE LAW		
	FUND		4,250	ì	APPROVED SALARY RATE	6,630,559		
	FUND		1,018,486	1270	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND		125.00 258,286	
1261	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND	369,689	507,739 113,031		FROM CRIMINAL JUSTICE STA AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FROM OPERATING TRUST FUND	FUND		14,705 65,741 8,376,843
1262	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	526,961	21,312	1271	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST FROM OPERATING TRUST FUND	FUND		5,838 176,735 191,126
1263	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	72,000		1272	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST FROM OPERATING TRUST FUND	FUND FUND	32,750	2,202 370,423 7,754,571
1264	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			1273	OPERATING CAPITAL OUTLAY			

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		5,000 489,099 1,769,018	FROM GENERAL REVENUE FUND
1274 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND DECEMBERAL CRANKE TRUST FUND		113,100	1285 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 2,600 FROM OPERATING TRUST FUND
FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		1,965,523 8,373,504	1286 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM OPERATING TRUST FUND
OVERTIME FROM OPERATING TRUST FUND		46,200	1287 SPECIAL CATEGORIES CONTRACTED SERVICES
1276 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND		8,614 24,195	FROM GENERAL REVENUE FUND         202,478           FROM ADMINISTRATIVE TRUST FUND         2,000           FROM FEDERAL GRANTS TRUST FUND         145,340           FROM OPERATING TRUST FUND         2,152,640
1277 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM OPERATING TRUST FUND		1,051,070	1288 SPECIAL CATEGORIES OVERTIME FROM OPERATING TRUST FUND
1278 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND		4,500	1289 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
1279 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM OPERATING TRUST FUND
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	6,465	1,400	FROM OPERATING TRUST FUND
FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		315 32,927	FROM GENERAL REVENUE FUND 2,000 FROM OPERATING TRUST FUND
1280 QUALIFIED EXPENDITURE CATEGORY REPLACE COMPUTERIZED CRIMINAL HISTORY SYSTEM (CCH) FROM OPERATING TRUST FUND		3,493,873	1292 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 5,545
1281 DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT MANAGEMENT SERVICES FROM OPERATING TRUST FUND	OF	26,740	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND
TOTAL: PROVIDE INFORMATION NETWORK SERVICES TO	THE LAW	.,	TOTAL: PROVIDE PREVENTION AND CRIME INFORMATION SERVICES
ENFORCEMENT COMMUNITY FROM GENERAL REVENUE FUND	298,100	34,363,262	FROM GENERAL REVENUE FUND
TOTAL POSITIONS	125.00	34,661,362	TOTAL POSITIONS
PROVIDE PREVENTION AND CRIME INFORMATION SERVICE	ES		LAW ENFORCEMENT STANDARDS COMPLIANCE
APPROVED SALARY RATE 12,345,444			APPROVED SALARY RATE 2,610,019
1282 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	330.00 792,459	19,477	1293 SALARIES AND BENEFITS POSITIONS 50.00 FROM GENERAL REVENUE FUND 191,812 FROM CRIMINAL JUSTICE STANDARDS
FROM FEDERAL GRANTS TRUST FUND		495,237 16,165,131	AND TRAINING TRUST FUND 3,086,598 FROM FEDERAL GRANTS TRUST FUND 81,198 FROM OPERATING TRUST FUND
1283 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	10,000	5,000 700,928 241,182	1294 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 53,142 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND 205,380
1284 EXPENSES			1295 EXPENSES

SECTION SPECIFI APPROPR	IATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
	FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	10,000	418,662	AND TRAINING TRUST FUND
1206	FROM FEDERAL GRANTS TRUST FUND		64,300	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,000
1296	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		47,000	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND
	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			1308 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
1298	FROM OPERATING TRUST FUND SPECIAL CATEGORIES		146,955	FROM ADMINISTRATIVE TRUST FUND
	CONTRACTED SERVICES FROM CRIMINAL JUSTICE STANDARDS			1309 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
	AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		175,741 35,000 100,000	FROM GENERAL REVENUE FUND 4,290 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND
	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND		16,663	1310 SPECIAL CATEGORIES TRANSFER TO CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM GENERAL REVENUE FUND 4,800,000
	SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL EDUCATION AND TECHNICAL TRAINING FROM CRIMINAL JUSTICE STANDARDS			1311 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM CRIMINAL JUSTICE STANDARDS
	AND TRAINING TRUST FUND		5,401,252	AND TRAINING TRUST FUND
	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		6,800	1312 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM GENERAL REVENUE FUND 1,738  FROM CRIMINAL JUSTICE STANDARDS  AND TRAINING TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	191	16,740	TOTAL: LAW ENFORCEMENT TRAINING AND CERTIFICATION SERVICES FROW GENERAL REVENUE FUND 5,094,630
	LAW ENFORCEMENT STANDARDS COMPLIANCE FROM GENERAL REVENUE FUND	255,145	9,967,839	FROM TRUST FUNDS
	TOTAL POSITIONS	50.00	10,222,984	TOTAL: LAW ENFORCEMENT, DEPARTMENT OF FROM GENERAL REVENUE FUND
SERVICE				TOTAL POSITIONS
	PROVED SALARY RATE 2,604,303  SALARIES AND BENEFITS POSITIONS	48.50		TOTAL APPROVED SALARY RATE 93,113,805  LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL
	FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	269,428	3,250,074	PROGRAM: OFFICE OF ATTORNEY GENERAL
	FROM OPERATING TRUST FUND		131,174	VICTIM SERVICES
1304	OTHER PERSONAL SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM OPERATING TRUST FUND		460,798 3,000	For all appropriations specifically identified in proviso in Specific Appropriations 1318 and 1319, the department shall submit a report on the current status of the project or program to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. The report shall list all performance measures and indicate
1305	EXPENSES FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS			whether the contractor is meeting each measure and is due by December 1, 2015.
	AND TRAINING TRUST FUND FROM OPERATING TRUST FUND		1,313,640 61,178	APPROVED SALARY RATE 4,511,882  1313 SALARIES AND BENEFITS POSITIONS 106.00
1306	OPERATING CAPITAL OUTLAY FROM CRIMINAL JUSTICE STANDARDS			FROM GENERAL REVENUE FUND 58,729 FROM CRIMES COMPENSATION TRUST

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
FUND         4,717,1           FROM CRIME STOPPERS TRUST FUND         139,0           FROM FEDERAL GRANTS TRUST FUND         940,7           FROM FLORIDA CRIME PREVENTION	safe housing and case management for street and jail outreach
TRAINING INSTITUTE REVOLVING TRUST FUND	From the funds in Specific Appropriation 1319, \$800,000 in recurring general revenue funds shall be distributed to the Florida Sheriffs Association for the purpose of enhancing Crisis Intervention Team (CIT) training for law enforcement and correctional officers in local
FROM GENERAL REVENUE FUND	sheriff's offices and police departments. The training must include evidence-based approaches designed to improve the outcomes of law
FROM CRIME STOPPERS TRUST FUND 5,1 FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST	Agencies who have conducted minimal or no CIT training must be given priority for training. Local law enforcement agencies may use the funds to pay necessary expenditures resulting from a demonstrated financial
FUND	hardship that currently prevents officers from receiving CIT training.  Funds can also be provided to local community mental health providers to provide additional CIT training in partnership with local law
FROM GENERAL REVENUE FUND	enforcement agencies. A maximum of \$50,000 of these funds may be used by the Florida Sheriffs Association to hire a contract coordinator.
FROM CRIME STOPPERS TRUST FUND	19 1320 SPECIAL CATEGORIES
FUND	
1316 OPERATING CAPITAL OUTLAY FROM CRIMES COMPENSATION TRUST	GRANTS AND AIDS - CRIME STOPPERS FROM CRIME STOPPERS TRUST FUND 4,500,000
FUND	80 1321A SPECIAL CATEGORIES
FUND	95 1322 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CRIMES COMPENSATION TRUST
AWARDS TO CLAIMANTS  FROM CRIMES COMPENSATION TRUST  FUND	OO TRAINING INSTITUTE REVOLVING TRUST
1318 SPECIAL CATEGORIES	FUND
VICTIM SERVICES FROM GENERAL REVENUE FUND	1323 SPECIAL CATEGORIES GRANTS AND AIDS - VICTIM ASSISTANCE SERVICES
From the funds in Specific Appropriation 1318, \$200,000 in recurring general revenue funds is provided for Quigley House to provide services to victims of sexual and domestic violence.	FROM FEDERAL GRANTS TRUST FUND
From the funds in Specific Appropriation 1318, \$500,000 in recurring general revenue funds is provided to the Florida Council Against Sexual Violence. At least 95 percent of the funds provided shall be distributed to certified rape crisis centers to provide services	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 688 FROM CRIMES COMPENSATION TRUST
statewide for victims of sexual assault.  1319 SPECIAL CATEGORIES	FUND
CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,940,192 FROM CRIMES COMPENSATION TRUST	TRAINING INSTITUTE REVOLVING TRUST FUND
FUND         45,2           FROM CRIME STOPPERS TRUST FUND         1,0           FROM FEDERAL GRANTS TRUST FUND         30,0           FROM FLORIDA CRIME PREVENTION         30,0	00 FROM GENERAL REVENUE FUND 8,421,199
TRAINING INSTITUTE REVOLVING TRUST FUND	TOTAL POSITIONS
From the funds in Specific Appropriation 1319, \$1,200,000 in recurring general revenue funds is provided to the Child Safety Matters program	EXECUTIVE DIRECTION AND SUPPORT SERVICES
for a research-based prevention education curriculum to protect children from bullying, cyberbullying, and sexual abuse in Florida's public elementary schools.	APPROVED SALARY RATE 6,794,648  1325 SALARIES AND BENEFITS POSITIONS 137.00
From funds in Specific Appropriation 1319, \$250,000 in nonrecurring general revenue funds is provided for the Selah Freedom Residential	FROM GENERAL REVENUE FUND 6,274,881 FROM ADMINISTRATIVE TRUST FUND 3,358,799 FROM CRIMES COMPENSATION TRUST

SPECIFIC APPROPRIATION	NAL JUSTICE AND CORRECTIONS	٠	SPE( APPI	TION 4 - CRIMINAL JUSTICE AND CORRECTIONS CIFIC ROPRIATION		
FROM OPER	ATING TRUST FUND		1,076 1,387	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	36,333	13,291
FROM GENE	RAL REVENUE FUND	77,055 160	,828 133	5 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES		,
	RAL REVENUE FUND	542,751 927	,151	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	135,441	157,876
FROM GENE	CAPITAL OUTLAY RAL REVENUE FUND	274,961		6 FIXED CAPITAL OUTLAY FACILITIES REPAIRS AND MAINTENANCE FROM GENERAL REVENUE FUND	1,172,953	
1329 SPECIAL CA	NISTRATIVE TRUST FUND TEGORIES ENERAL'S LAW LIBRARY	1,042		7 FIXED CAPITAL OUTLAY BUILDING SECURITY ENTRANCE RENOVATIONS - DMS MGD		
FROM GENE FROM LEGA	RAL REVENUE FUND	434,776	.,800 TOTA	FROM GENERAL REVENUE FUND AL: EXECUTIVE DIRECTION AND SUPPORT SERVICES	102,500	
1330 SPECIAL CA				FROM GENERAL REVENUE FUND FROM TRUST FUNDS	9,581,756	5,905,035
1330A SPECIAL CA		106,596		TOTAL POSITIONS	137.00	15,486,791
PROGRAM A AWARDS PR				MINAL AND CIVIL LITIGATION  APPROVED SALARY RATE 48,661,760		
1331 SPECIAL CA		20	,000		981.00 22,184,978	
FROM GENE FROM ADMI	RAL REVENUE FUND NISTRATIVE TRUST FUND L AFFAIRS REVOLVING TRUST		,268	FUND		6,570 12,565,213 23,692,044
			,200	FROM LEGAL AFFAIRS REVOLVING TRUST		9,134,477
nonrecurring g Bar Associat	unds in Specific Appropriation eneral revenue funds is appropriate ion Pro Bono Project, Inc., a to fund court costs, filing fees, l	d to the Cuban American 501(c)(3) tax-exempt	n t	FROM MOTOR VEHICLE WARRANTY TRUST FUND		1,583,640 1,099,384
direct adminis by the proje household inco	trative support for the free legal ct throughout the state to individ me is within 125 percent of the Fed elated to, but not limited to, huma	representation provided luals and families whose leral Poverty Guidelines	i 1339 e s	9 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	157,215	125,709
violence, gua	rdianship, probate, consumer finan se funds may not be used to pay at	ce, and landlord tenant	t	FUND		100,000 1,056,326
	unds in Specific Appropriation			FUND		85,512
costs, filing support as pro	ation, a 501(c)(3) tax-exempt orgation, a fees, litigation expenses, and vided for by contract with the Department	l direct administrative rtment of Legal Affairs	e 3	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	2,639,109	2,202,458
persons; and underserved o	ote volunteer legal services to (2) provide legal representation lients in matters related to, but	to assist traditionally not limited to, family	Y Y	FUND		250,000 2,726,879
in Central	and domestic violence issues throug Florida with the Florida Agricu lege of Law's Legal Clinic Program.	ltural and Mechanica	1	FUND		431,700 7,830
FROM GENE	EMENT INSURANCE RAL REVENUE FUND	97,689	134:	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	313,745	303,530
1333 SPECIAL CA		70	,862	FUND		150,000 883,391
FROM GENE	EASE-PURCHASE OF EQUIPMENT RAL REVENUE FUND NISTRATIVE TRUST FUND	292	,696 1342	FUND		44,114
1334 SPECIAL CA TRANSFER I	TEGORIES O DEPARTMENT OF MANAGEMENT			ATTORNEY GENERAL RESERVE POSITIONS FOR AGENCY CONTRACTS POSITIONS	50.00	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION The positions in Specific Appropriation 1342 shall be released as necessary to allow the Office of the Attorney General to contract with state agencies to provide legal representation.			SPECIE	PRIATION		35,000 223,053	
	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	75,000			DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND	1,481	
1344			225,000	TOTAL	: CRIMINAL AND CIVIL LITIGATION FROM GENERAL REVENUE FUND		70,062,162
	MEDICAID FRAUD INFORMANT REWARDS FROM OPERATING TRUST FUND		2,000,000		TOTAL POSITIONS	,	96,006,861
1345	SPECIAL CATEGORIES ANTITRUST INVESTIGATIONS FROM LEGAL AFFAIRS REVOLVING TRUST			PROGRA	AM: OFFICE OF STATEWIDE PROSECUTION		
	FUND		1,493,131	PROSEC	CUTION OF MULTI-CIRCUIT ORGANIZED CRIME		
1346	SPECIAL CATEGORIES CONTRACTED SERVICES			1	APPROVED SALARY RATE 4,636,475		
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	157,884	144,731	1355	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST		1 277
	FUND FROM LEGAL SERVICES TRUST FUND FROM MOTOR VEHICLE WARRANTY TRUST		1,500,000 1,993,399		FUND		1,377 277,304 163,304
1347	FUND		74,281	1356	SPECIAL CATEGORIES STATEWIDE PROSECUTION		
	ECONOMIC CRIME LITIGATION FROM LEGAL AFFAIRS REVOLVING TRUST FUND		5,009,853		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		39,602 367,717
1348	SPECIAL CATEGORIES LITIGATION EXPENSES FROM LEGAL SERVICES TRUST FUND		46,500	1357	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	17,526	3,391
1349	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM LEGAL SERVICES TRUST FUND	218,273	273,891 208,815	1358	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	936	
	FROM LEGAL AFFAIRS REVOLVING TRUST FUND		52,739	1359	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
1350	FUND		6,446		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	25,640	2,314
1550	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	60. 276		momat.	: PROSECUTION OF MULTI-CIRCUIT ORGANIZED	CDIME	_,,,
	FROM FEDERAL GRANTS TRUST FUND	62,376	97,661	TOTAL.	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	6,360,600	855,009
1351	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,053	351		TOTAL POSITIONS	72.50	7,215,609
	FROM LEGAL SERVICES TRUST FUND		1,068	PROGRA	AM: FLORIDA ELECTIONS COMMISSION		
1352	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			CAMPA	IGN FINANCE AND ELECTION FRAUD ENFORCEMEN	T	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			1	APPROVED SALARY RATE 797,439		
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM LEGAL SERVICES TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST	121,102	64,734 113,661	1360	SALARIES AND BENEFITS POSITIONS FROM ELECTIONS COMMISSION TRUST FUND	15.00	1,097,667
	FUND		40,585	1361	OTHER PERSONAL SERVICES FROM ELECTIONS COMMISSION TRUST		
	FUND		8,094 392		FUND		76,354
1353	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	12,483		1362	EXPENSES FROM ELECTIONS COMMISSION TRUST FUND		294,735

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION					
1363 OPERATING CAPITAL OUTLAY	APPROVED SALARY RATE 13,209,644					
FROM BLECTIONS COMMISSION TRUST FUND						
1364 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 15,998,489 FROM GENERAL INSPECTION TRUST FUND . 1,628,962					
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND					
FROM ELECTIONS COMMISSION TRUST FUND	3 1369 OTHER PERSONAL SERVICES					
1365 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND					
CONTRACTED SERVICES	1370 EXPENSES					
FROM ELECTIONS COMMISSION TRUST FUND	FROM GENERAL REVENUE FUND 1,190,918  FROM FEDERAL GRANTS TRUST FUND 110,000					
	FROM GENERAL INSPECTION TRUST FUND . 258,371					
1366 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND					
FROM ELECTIONS COMMISSION TRUST	A 1071 ADDRAWAY CARTEST OFFICE					
FUND	9 1371 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 5,747					
1367 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	1371A SPECIAL CATEGORIES					
SERVICES - HUMAN RESOURCES SERVICES	ACQUISITION OF MOTOR VEHICLES					
PURCHASED PER STATEWIDE CONTRACT FROM ELECTIONS COMMISSION TRUST	FROM GENERAL INSPECTION TRUST FUND . 264,688 FROM AGRICULTURAL EMERGENCY					
FUND						
TOTAL: CAMPAIGN FINANCE AND ELECTION FRAUD ENFORCEMENT	1372 SPECIAL CATEGORIES					
FROM TRUST FUNDS						
MOMAT DOCTATORS 15 00	FROM GENERAL REVENUE FUND					
TOTAL POSITIONS	· · · · · · · · · · · · · · · · · · ·					
TOTAL: LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL	1373 SPECIAL CATEGORIES					
FROM GENERAL REVENUE FUND 50,308,254	RISK MANAGEMENT INSURANCE					
FROM TRUST FUNDS	7 FROM GENERAL REVENUE FUND 156,803					
TOTAL POSITIONS 1,361.50	1374 SPECIAL CATEGORIES					
TOTAL ALL FUNDS	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 106,242					
	FROM GENERAL INSPECTION TRUST FUND . 23,916					
TOTAL OF SECTION 4	1375 SPECIAL CATEGORIES					
FROM GENERAL REVENUE FUND 3,557,426,010	TRANSFER TO DEPARTMENT OF MANAGEMENT					
FROM TRUST FUNDS	SERVICES - HUMAN RESOURCES SERVICES 7 PURCHASED PER STATEWIDE CONTRACT					
	FROM GENERAL REVENUE FUND					
TOTAL POSITIONS 40,846.75	FROM GENERAL INSPECTION TRUST FUND . 5,513 FROM AGRICULTURAL EMERGENCY					
TOTAL ALL FUNDS						
SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION TOTAL: AGRICULTURAL LAW ENFORCEMENT						
The moneys contained herein are appropriated from the named funds to the	FROM GENERAL REVENUE FUND					
Department of Agriculture and Consumer Services, Department of						
Environmental Protection, Fish and Wildlife Conservation Commission and the Department of Transportation as the amounts to be used to pay the	TOTAL POSITIONS					
salaries, other operational expenditures and fixed capital outlay of the named agencies.	AGRICULTURAL WATER POLICY COORDINATION					
•						
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE	APPROVED SALARY RATE 2,202,590					
Funds provided in Specific Appropriations 1368 through 1514 from the	1376 SALARIES AND BENEFITS POSITIONS 41.00 FROM GENERAL REVENUE FUND 139,595					
Land Acquisition Trust Fund in the Department of Agriculture and	FROM GENERAL INSPECTION TRUST FUND . 102,136					
Consumer Services are contingent upon Senate Bills 2516-A and 2520-A or similar legislation to implement Article X, section 28 of the Florida	FROM LAND ACQUISITION TRUST FUND 2,819,038					
Constitution, becoming law.	1377 EXPENSES					
PROGRAM: OFFICE OF THE COMMISSIONER AND	FROM LAND ACQUISITION TRUST FUND 449,091					
ADMINISTRATION	1377A SPECIAL CATEGORIES					
AGRICULTURAL LAW ENFORCEMENT	ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND . 55,660					
TOTAL SERVICE SALES SALE	FROM LAND ACQUISITION TRUST FUND					

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

#### APPROPRIATION

From the funds provided in Specific Appropriation 1377A, the Department of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the Commissioner that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.

1378	SPECIAL	CATEGORIES

NITRATE RESEARCH AND REMEDIATION

FROM GENERAL INSPECTION TRUST FUND .

930,000

1379 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM LAND ACQUISITION TRUST FUND . . 6,137

1380 SPECIAL CATEGORIES

AGRICULTURAL NONPOINT SOURCES BEST

MANAGEMENT PRACTICES IMPLEMENTATION

FROM GENERAL REVENUE FUND . . . . . 9,000,000

1,400,000 FROM GENERAL INSPECTION TRUST FUND .

21,697.449 FROM LAND ACQUISITION TRUST FUND . .

From the funds in Specific Appropriation 1380, \$4,332,449 in recurring funds from the Land Acquisition Trust Fund is provided for the implementation of agricultural nonpoint source controls in the Okeechobee, Caloosahatchee, and St. Lucie River watersheds.

From the funds in Specific Appropriation 1380, \$5,500,000 in nonrecurring funds from the General Revenue Fund is provided for operations and maintenance for the newest hybrid wetland/chemical treatment systems and two floating aquatic vegetative tilling treatment systems. The department shall prepare an annual cost report of actual expenditures and the cumulative amount and percent reduction of phosphorus concentration for all the hybrid wetland/chemical treatment systems and floating aquatic vegetative tilling treatment systems. The annual report shall be provided to the Chairs of the Senate Appropriations Committee and the House Appropriations Committee and the Executive Office of the Governor's Office of Policy and Budget. By December 31, 2015, the department shall submit a cost report for the prior 12-month period for the four projects currently in operation.

From the funds in Specific Appropriation 1380, \$5,000,000 in recurring funds from the Land Acquisition Trust Fund is provided for cost-share to expedite Best Management Practices implementation and system efficiency conversions in freshwater springs recharge areas.

#### 1380A SPECIAL CATEGORIES

PASSIVE DISPERSED WATER STORAGE

FROM LAND ACQUISITION TRUST FUND . . 4,500,000

1381 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM GENERAL REVENUE FUND . . . . . 688 FROM GENERAL INSPECTION TRUST FUND . 344

1381A FIXED CAPITAL OUTLAY

OKEECHOBEE RESTORATION AGRICULTURAL

FROM LAND ACQUISITION TRUST FUND . .

PROJECTS

FROM GENERAL REVENUE FUND . . . . . 1,920,000 FROM LAND ACQUISITION TRUST FUND . .

TOTAL: AGRICULTURAL WATER POLICY COORDINATION

FROM GENERAL REVENUE FUND . . . . . . 11,060,283 FROM TRUST FUNDS . . . . . . . . . . . .

TOTAL POSITIONS . . . . . . . . . . . . TOTAL ALL FUNDS . . . . . . . . . .

EXECUTIVE DIRECTION AND SUPPORT SERVICES

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

APPROPRIATION

APPROVED SALARY RATE 9.665.265

SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . . 1382 SALARIES AND BENEFITS 180.25 5,268,110

FROM ADMINISTRATIVE TRUST FUND . . . 5,968,005 FROM FEDERAL GRANTS TRUST FUND . . . 3,694

FROM GENERAL INSPECTION TRUST FUND . 834,337 FROM LAND ACQUISITION TRUST FUND . . 1 258 450

1383 OTHER PERSONAL SERVICES

FROM GENERAL REVENUE FUND . . . . . 242,600

FROM ADMINISTRATIVE TRUST FUND . . . 45.352

From the funds in Specific Appropriation 1383, \$150,000 in recurring funds from the General Revenue Fund is provided for the Fostering Success Pilot Project, in consultation with the Guardian ad Litem Program, to develop and implement internships/shadowing for foster youth. A report on design and utilization shall be submitted to the Governor, President of the Senate, and Speaker of the House of Representatives by January 1, 2016.

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FROM ADMINISTRATIVE TRUST FUND . . . 1,433,666 FROM GENERAL INSPECTION TRUST FUND . 157,532 FROM AGRICULTURAL EMERGENCY

ERADICATION TRUST FUND . . . . . . 81.881

1385 OPERATING CAPITAL OUTLAY

FROM GENERAL REVENUE FUND . . . . . 3,614

SPECIAL CATEGORIES

TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS

FROM ADMINISTRATIVE TRUST FUND . . . 20,707

1387 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . 1,000 FROM ADMINISTRATIVE TRUST FUND . . . 618,000 FROM GENERAL INSPECTION TRUST FUND . 499.574

1388 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . 26.388 FROM ADMINISTRATIVE TRUST FUND . . . 106,163

SPECIAL CATEGORIES

SALARY INCENTIVE PAYMENTS

FROM GENERAL REVENUE FUND . . . . . 6 000

SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM GENERAL REVENUE FUND . . . . .

FROM ADMINISTRATIVE TRUST FUND . . . 17,883 FROM LAND ACQUISITION TRUST FUND . . 3.749

35,881

1390A FIXED CAPITAL OUTLAY

11,517

5.000.000

37,027,032

48,087,315

MAINTENANCE, REPAIRS AND CONSTRUCTION -

FROM GENERAL INSPECTION TRUST FUND . 3,712,872

TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES

FROM GENERAL REVENUE FUND . . . . . . 5,583,593

FROM TRUST FUNDS . . . . . . . . . . . . 14.761.865

TOTAL POSITIONS . . . . . . . . . . 180.25

TOTAL ALL FUNDS . . . . . . . . . . 20,345,458

DIVISION OF LICENSING

APPROVED SALARY RATE 8,321,499

SPECIE		TH MANAGEMENT/TRANSPO	RTATION	SPECIF		MANAGEMENT/TRANS	SPORTATION
	PRIATION SALARIES AND BENEFITS POSITIONS	243.00		APPROP	RIATION NATURAL GAS FUEL FLEET VEHICLE REBATE		
	FROM DIVISION OF LICENSING TRUST		10 205 600		PROGRAM FROM GENERAL REVENUE FUND	C 000 000	
	FUND		12,325,609		FROM GENERAL REVENUE FUND	6,000,000	
1392	OTHER PERSONAL SERVICES FROM DIVISION OF LICENSING TRUST			1404	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FUND		1,040,992		FROM FEDERAL GRANTS TRUST FUND		2,389
1393	EXPENSES			1405	SPECIAL CATEGORIES		
1373	FROM DIVISION OF LICENSING TRUST			1103	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FUND		3,561,154		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
1394	OPERATING CAPITAL OUTLAY				FROM FEDERAL GRANTS TRUST FUND		3,174
	FROM DIVISION OF LICENSING TRUST FUND		407,817	1405A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
12047	SPECIAL CATEGORIES				NONSTATE ENTITIES - FIXED CAPITAL OUTLAY UNITED STATES DEPARTMENT OF ENERGY SPECIA	LT.	
1334A	ACQUISITION OF MOTOR VEHICLES				PROJECTS	ZII	
	FROM DIVISION OF LICENSING TRUST FUND		221,045		FROM FEDERAL GRANTS TRUST FUND		1,000,000
				TOTAL:	OFFICE OF ENERGY		
Fro	om the funds provided in Specific Approp Agriculture and Consumer Services ma	riation 1394A, the De ay purchase one or mo	partment ore motor		FROM GENERAL REVENUE FUND FROM TRUST FUNDS	6,047,212	3,205,222
	nicles for replacement when the mileage 0,000 miles unless it is determined				TOTAL POSITIONS	15.00	
vel	nicle replacement is a critical safety is:	sue, or based on emer	gency or		TOTAL ALL FUNDS	13.00	9,252,434
	oreseen circumstances as provided in	section 287.14(3),	Florida	PROGRA	M: FOREST AND RESOURCE PROTECTION		
1395	SPECIAL CATEGORIES CONTRACTED SERVICES			FLORID	A FOREST SERVICE		
	FROM DIVISION OF LICENSING TRUST		0.056.005	A	PPROVED SALARY RATE 42,619,788		
	FUND		8,256,895	1406	SALARIES AND BENEFITS POSITIONS	1,178.50	
1396	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	12,686,983	2,538,605
	FROM DIVISION OF LICENSING TRUST				FROM AGRICULTURAL EMERGENCY		
	FUND		72,241		ERADICATION TRUST FUND FROM INCIDENTAL TRUST FUND		1,020,014 6,515,868
1397	SPECIAL CATEGORIES				FROM LAND ACQUISITION TRUST FUND		40,550,981
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			1407	OTHER PERSONAL SERVICES		
	PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF LICENSING TRUST				FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND		502,204 466,036
	FUND		72,846		FROM LAND ACQUISITION TRUST FUND		878,821
TOTAL	DIVISION OF LICENSING			1408	EXPENSES		
	FROM TRUST FUNDS		25,958,599		FROM FEDERAL GRANTS TRUST FUND		1,437,263
	TOTAL POSITIONS	243.00			FROM INCIDENTAL TRUST FUND FROM LAND ACQUISITION TRUST FUND		4,974,124 8,049,438
	TOTAL ALL FUNDS		25,958,599	1400	AID TO LOCAL GOVERNMENTS		
OFFICE	OF ENERGY			1403	AMERICA THE BEAUTIFUL PROGRAM		
1	APPROVED SALARY RATE 854,918				FROM FEDERAL GRANTS TRUST FUND		1,747,538
				1410	AID TO LOCAL GOVERNMENTS		
1398	SALARIES AND BENEFITS POSITIONS FROM FEDERAL GRANTS TRUST FUND	15.00	1,393,359		GRANTS AND AIDS - VOLUNTEER FIRE ASSISTANCE		
1200			_,,,		FROM FEDERAL GRANTS TRUST FUND		275,763
1399	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		371,113	1411	AID TO LOCAL GOVERNMENTS		
1400	EVDENCEC				GRANTS AND AIDS - RURAL COMMUNITY FIRE PROTECTION		
1400	EXPENSES FROM GENERAL REVENUE FUND	47,212			FROM FEDERAL GRANTS TRUST FUND		72,589
	FROM FEDERAL GRANTS TRUST FUND		380,000	1412	AID TO LOCAL GOVERNMENTS		
1401	OPERATING CAPITAL OUTLAY			1112	STATE FOREST RECEIPT DISTRIBUTION		
	FROM FEDERAL GRANTS TRUST FUND		2,500		FROM INCIDENTAL TRUST FUND		595,000
1402	SPECIAL CATEGORIES			1413	OPERATING CAPITAL OUTLAY		(10 000
	CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND		52,687		FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		617,775 232,299
1/102				1/11/1	SPECIAL CATEGORIES		
1403	SPECIAL CATEGORIES			1414	OLECTAL CUIRGONIES		

SPECIE	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH FIC PRIATION	MANAGEMENT/TRANS	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
	ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		100,000 56,000	TOTAL POSITIONS
1415	SPECIAL CATEGORIES FORESTRY WILDFIRE PROTECTION/SUPPRESSION EQUIPMENT			OFFICE OF AGRICULTURE TECHNOLOGY SERVICES
	FROM GENERAL REVENUE FUND FROM AGRICULTURAL EMERGENCY	500,000		APPROVED SALARY RATE 2,866,696
	ERADICATION TRUST FUND FROM INCIDENTAL TRUST FUND FROM LAND ACQUISITION TRUST FUND		1,500,000 156,868 838,570	1422         SALARIES AND BENEFITS         POSITIONS         52.00           FROM GENERAL REVENUE FUND          756,366           FROM GENERAL INSPECTION TRUST FUND         2,959,220           FROM LAND ACQUISITION TRUST FUND         .         178,611
1415A	SPECIAL CATEGORIES TRANSFER TO AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	1 500 000		1423 OTHER PERSONAL SERVICES FROM GENERAL INSPECTION TRUST FUND . 47,348
1416	FROM GENERAL REVENUE FUND	1,500,000		1424 EXPENSES
1416	SPECIAL CATEGORIES OFF-HIGHWAY VEHICLE RECREATION PROGRAM FROM INCIDENTAL TRUST FUND		220,000	FROM DIVISION OF LICENSING TRUST FUND
1416A	SPECIAL CATEGORIES LAND MANAGEMENT			1425 OPERATING CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST FUND . 179,000
	FROM LAND ACQUISITION TRUST FUND		5,486,703	1426 SPECIAL CATEGORIES
1417	SPECIAL CATEGORIES CONTRACTED SERVICES			CONTRACTED SERVICES FROM DIVISION OF LICENSING TRUST
	FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND FROM LAND ACQUISITION TRUST FUND		1,905,903 477,107 1,052,137	FUND
1418	SPECIAL CATEGORIES			From the funds in Specific Appropriation 1426, \$2,500,000 from the Division of Licensing Trust Fund is provided to the Department of
	ON-CALL FEES FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND FROM INCIDENTAL TRUST FUND		333,296 10,000	Agriculture and Consumer Services for the project planning and analysis needed to acquire a regulatory lifecycle management system for the Division of Licensing. Of these funds, \$1,875,000 shall be placed in reserve and the department shall use \$625,000 for the following: (a)
1419	SPECIAL CATEGORIES OVERTIME			completion of the activities associated with the Pre-Design, Development, and Implementation Phase of the project with the exception of procurement, (b) acquisition of independent verification and
	FROM LAND ACQUISITION TRUST FUND		135,172	validation services, and (c) documentation of all business and technical requirements needed to procure the system. The department is authorized
1420	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			to submit a budget amendment(s) to request release of the funds being held in reserve pursuant to the provisions of chapter 216, Florida
	FROM GENERAL REVENUE FUND FROM INCIDENTAL TRUST FUND FROM LAND ACQUISITION TRUST FUND	2,179,461	499,597 221,746	Statutes. The budget amendment(s) shall include a detailed operational work plan and project spending plan. The department shall submit quarterly project status reports to the Executive Office of the Governor's Office of Policy and Budget and the chairs of the Senate
1421	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			Appropriations Committee and the House of Representatives Appropriations Committee that shall include a description of the progress made to date for each project milestone, planned and actual deliverable completion
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM INCIDENTAL TRUST FUND FROM LAND ACQUISITION TRUST FUND	190,382	34,866 159,522	dates, planned and actual costs incurred, and any current project issues and risks being managed. The department shall not release a procurement for the acquisition of a regulatory lifecycle management system until the completion of the Pre-Design, Development, and Implementation Phase and the Requirements Documentation.
1421A	FIXED CAPITAL OUTLAY CONSERVATION AND RURAL LAND PROTECTION EASEMENTS AND AGREEMENTS FROM LAND ACQUISITION TRUST FUND		15,000,000	1427 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL INSPECTION TRUST FUND . 7,764
1421B	FIXED CAPITAL OUTLAY ROADS, BRIDGES, AND STREAM CROSSING		20,000,000	1428 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
	MAINTENANCE - DIVISION OF FORESTRY FROM LAND ACQUISITION TRUST FUND		2,509,697	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1421C	FIXED CAPITAL OUTLAY MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE			FROM GENERAL INSPECTION TRUST FUND . 14,756 FROM LAND ACQUISITION TRUST FUND . 716
попат	FROM LAND ACQUISITION TRUST FUND		2,399,951	TOTAL: OFFICE OF AGRICULTURE TECHNOLOGY SERVICES FROM GENERAL REVENUE FUND
TOTAL:	FLORIDA FOREST SERVICE FROM GENERAL REVENUE FUND FROM TRUST FUNDS	17,056,826	103,571,453	FROM TRUST FUNDS

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROW SPECIFIC APPROPRIATION	TH MANAGEMENT/TRANSPO	ORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
TOTAL ALL FUNDS		9,930,105	FROM PEST CONTROL TRUST FUND
PROGRAM: FOOD SAFETY AND QUALITY			1437 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND
FOOD SAFETY INSPECTION AND ENFORCEMENT			FROM FEDERAL GRANTS TRUST FUND
APPROVED SALARY RATE 12,082,306			1438 EXPENSES
1429 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	300.00 1,137,792		EDOM CENEDAL DEVENUE BIND 14 FC1
1430 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		223,441 374,152	1438A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - OPERATION CLEAN SWEEP FROM GENERAL INSPECTION TRUST FUND . 100,000
1431 EXPENSES FROM GENERAL REVENUE FUND	212,347		1439 AID TO LOCAL GOVERNMENTS MOSQUITO CONTROL PROGRAM
FROM FEDERAL GRANTS TRUST FUND		732,195	FROM GENERAL INSPECTION TRUST FUND . 2,660,000
FROM GENERAL INSPECTION TRUST FUND .  1432 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .  1432A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		1,842,027 250,747 47,333	Of the funds provided in Specific Appropriation 1439, \$500,000 from the General Inspection Trust Fund shall be used to support personnel at the Institute of Food and Agricultural Sciences (IFAS)/Florida Medical Entomology Laboratory to perform applied research to develop and test formulations, application techniques, and procedures of pesticides and biological control agents for the control of arthropods, and in particular, biting arthropods of public health or nuisance importance.
		270,460	Of the funds provided in Specific Appropriation 1439, \$500,000 from the General Inspection Trust Fund shall be used for competitive grants
From the funds provided in Specific Approp of Agriculture and Consumer Services m vehicles for replacement when the mileage 150,000 miles unless it is determined vehicle replacement is a critical safety is unforeseen circumstances as provided in	ay purchase one or m of a vehicle is in by the Commissioner sue, or based on eme	ore motor excess of that the rgency or	as approved by the department for applied and basic research into the practical methods of control to be used by local mosquito control agencies, including research into the prevention of mosquito-borne illnesses. The research may be conducted by any public university or college in Florida.
Statutes.			1440 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 1,513
1433 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	24,960	370,707 535,000	FROM FEDERAL GRANTS TRUST FUND
1434 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .  1435 SPECIAL CATEGORIES	21,697	122,891	From the funds provided in Specific Appropriation 1440A, the Department of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the Commissioner that the vehicle replacement is a critical safety issue, or based on emergency or
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	T 201		unforeseen circumstances as provided in section 287.14(3), Florida Statutes.
FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	7,381	80,992	1441 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 107,372
TOTAL: FOOD SAFETY INSPECTION AND ENFORCEMENT FROM GENERAL REVENUE FUND	1,414,677	21,041,880	FROM FEDERAL GRANTS TRUST FUND
TOTAL POSITIONS	300.00	22,456,557	1442 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
AGRICULTURAL ENVIRONMENTAL SERVICES			1443 SPECIAL CATEGORIES
APPROVED SALARY RATE 7,945,841			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
1436 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	184.00 737,312	433,217 6,993,132	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND

PATH   PATH   SECURITION   114,155   15,666,089   15,66	SECTION SPECIFIC APPROPRI		MANAGEMENT/TRANSE	PORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION	
TOTAL POSITIONS	F	ROM GENERAL REVENUE FUND	916,356	16,666,809	FROM GENERAL INSPECTION TRUST FUND . 567,	
Margin   M				17,583,165	FROM CITRUS INSPECTION TRUST FUND . 33,	710
1445   SALACIES AND REBERTS   ROSITIONS   285.00   14.705.119   7000 (REBRAL REPORTION TOWNS FROM   245.00   14.705.119	CONSUMER	PROTECTION			ACQUISITION OF MOTOR VEHICLES	830
MARKETS NOW DERRETTIS   SOSTIONS   285,00   14,755,137   155,000 miles unless it is determined by the Commissioner that the	APP	ROVED SALARY RATE 10,616,717			Even the funds avoyided in Chedific Anaveryistics 1454A the Department	
Second Commence   Price   Price   Commence   Price   Price   Commence   Price   Pr		FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	48,908	14,795,193	of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the Commissioner that the vehicle replacement is a critical safety issue, or based on emergency or	
FEON GENERAL SERVICITO TRUST FROM				221,917		
FROM GREERAL INSPECTION TRUST FROM		FROM GENERAL REVENUE FUND	6,261	2,798,984	AUTOMATED TESTING EQUIPMENT	041
ROUTESTIONS OF WORTEN VESSICIALS   1401, 914   1456   SPECIAL CATEGORIES   CONTRACTED SERVICES   CONTRACTED SERVICES   1474, 462   1474,				75,437	TRANSFER GENERAL REVENUE TO CITRUS	
From the funds provided in Specific Appropriation 1447B, the Department of Agriculture and Consume Services now on more motor of the Control of Services of 150,000 miles unless it is determined by the Consistencer that the validate placement when the milesge of a wehicle is in excess of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined by the Consistencer that the validate services of 150,000 miles unless it is determined to 150,000 miles u	A	CQUISITION OF MOTOR VEHICLES		401,904		
150, 000 miles winles it is determined by the Commissioner that the vehicle replacement is a critical safety issue, or based on emergency or unforcement critical safety issue, or based on emergency or unforcement critical safety issue, or based on emergency or unforcement critical safety issue, or based on emergency or unforcement critical safety issue, or based on emergency or unforcement critical safety issue, or based on emergency or unforcement insurance are provided in section 287.14(3), Florida Statutes.	of A	griculture and Consumer Services may	purchase one or m	nore motor	FROM CITRUS INSPECTION TRUST FUND . 98,	
CONTENACTED SERUICES	150,0 vehic unfor	00 miles unless it is determined b le replacement is a critical safety issu- eseen circumstances as provided in	y the Commissioner e, or based on eme	r that the ergency or	RISK MANAGEMENT INSURANCE FROM CITRUS INSPECTION TRUST FUND . 76,	
FUNCH-ASED PER STATEMENS CONTRACT   SPECIAL CATSSORIES   FOW CITED INSPECTION TRUST FUND   S.9, 40. 46.8,772	C	ONTRACTED SERVICES			TRANSFER TO DEPARTMENT OF MANAGEMENT	
FIGH MANAGEMENT INSURANCE				799,533	PURCHASED PER STATEWIDE CONTRACT	
TOTAL   FRUITS AND VEGETABLES INSPECTION AND ENFORCEMENT	R	ISK MANAGEMENT INSURANCE		460 072		
TRANSFER TO DEPARTMENT OF MANAGEMENT   SERVICES   SERVICES   SURVICES   SERVICES   SURVICES   SERVICES   SER				400,772		
FURCHASED PER STATEWINDE CONTRACT   TOTAL ALL FUNDS   TOTAL FUNDS   TO	T	RANSFER TO DEPARTMENT OF MANAGEMENT				433
TOTAL   CONSUMER PROTECTION		PURCHASED PER STATEWIDE CONTRACT	344			433
FROM GENERAL REVENUE FUND		FROM GENERAL INSPECTION TRUST FUND .		90,769	AGRICULTURAL PRODUCTS MARKETING	
FROM TRUST FUNDS   19,652,709   1459   SALARIES AND BENEFITS   POSITIONS   134.00   140.00			55,513		APPROVED SALARY RATE 5,150,239	
TOTAL ALL FUNDS	F	ROM TRUST FUNDS		19,652,709	1459 SALARIES AND BENEFITS POSITIONS 134.00	
PROGRAM: AGRICULTURAL ECONOMIC DEVELOPMENT			285.00	19,708,222	FROM CITRUS INSPECTION TRUST FUND . 1,401,	
FRUITS AND VEGETABLES INSPECTION AND ENFORCEMENT   FROM MARKET IMPROVEMENTS WORKING   CAPITAL TRUST FUND	PROGRAM:	AGRICULTURAL ECONOMIC DEVELOPMENT			FROM AGRICULTURAL EMERGENCY	
TRUST FUND	FRUITS A	ND VEGETABLES INSPECTION AND ENFORCEMENT			FROM MARKET IMPROVEMENTS WORKING	
SALARIES AND BENEFITS   POSITIONS   110.00   FROM FLORIDA AGRICULTURAL	APP	ROVED SALARY RATE 4,332,815			FROM SALTWATER PRODUCTS PROMOTION	
1452 OTHER PERSONAL SERVICES 1452 OTHER PERSONAL SERVICES FROM CITRUS INSPECTION TRUST FUND . 643,425 FROM CITRUS INSPECTION TRUST FUND . 213,765 FROM GENERAL INSPECTION TRUST FUND . 807,037 FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		FROM CITRUS INSPECTION TRUST FUND .	110.00		FROM FLORIDA AGRICULTURAL	
ERADICATION TRUST FUND	1452 0	THER PERSONAL SERVICES FROM CITRUS INSPECTION TRUST FUND .		643,425	FROM GENERAL REVENUE FUND 8,600 FROM CITRUS INSPECTION TRUST FUND . 213,	765
				807,037	ERADICATION TRUST FUND	635

SPECIF		PORTATION	SPECIE		MANAGEMENT/TRANSPORTATION
APPROF	RIATION CAPITAL TRUST FUND	26,400	APPROF	RIATION TRUST FUND	150,000
1461	EXPENSES			FROM FLORIDA AGRICULTURAL PROMOTION CAMPAIGN TRUST FUND	75,000
	FROM GENERAL REVENUE FUND 148,541				
	FROM CITRUS INSPECTION TRUST FUND .	323,828	1469	SPECIAL CATEGORIES	
	FROM GENERAL INSPECTION TRUST FUND . FROM MARKET IMPROVEMENTS WORKING	520,716		GRANTS AND AIDS - MARKETING ORDERS FROM CITRUS INSPECTION TRUST FUND .	6,692,237
	CAPITAL TRUST FUND	848,391		FROM GENERAL INSPECTION TRUST FUND .	760.392
	FROM SALTWATER PRODUCTS PROMOTION	010/371			,,,,,,,
	TRUST FUND	200,959	1470		
	FROM VITICULTURE TRUST FUND	9,580		GRANTS AND AIDS - PROMOTIONAL AWARDS	
	FROM FLORIDA AGRICULTURAL PROMOTION CAMPAIGN TRUST FUND	222 222		FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	250,000
	PROMOTION CAMPAIGN IROSI FUND	223,223		FROM GENERAL INSPECTION TRUST FUND .	300,000
1462	OPERATING CAPITAL OUTLAY		1471	SPECIAL CATEGORIES	
	FROM GENERAL INSPECTION TRUST FUND .	75,000		RISK MANAGEMENT INSURANCE	
	FROM MARKET IMPROVEMENTS WORKING			FROM GENERAL REVENUE FUND	-
	CAPITAL TRUST FUND	10,500		FROM CITRUS INSPECTION TRUST FUND .	5,855
1463	SPECIAL CATEGORIES			FROM GENERAL INSPECTION TRUST FUND . FROM MARKET IMPROVEMENTS WORKING	11,890
1403	GRANTS AND AIDS - VITICULTURE PROGRAM			CAPITAL TRUST FUND	28,749
	FROM VITICULTURE TRUST FUND	650,000		FROM SALTWATER PRODUCTS PROMOTION	20,7.25
		•		TRUST FUND	6,001
1464	SPECIAL CATEGORIES				
	FLORIDA AGRICULTURE PROMOTION CAMPAIGN		1472	SPECIAL CATEGORIES	
	FROM GENERAL REVENUE FUND 8,300,000 FROM AGRICULTURAL EMERGENCY			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
		2,810,000		PURCHASED PER STATEWIDE CONTRACT	
					18,346
Fro	m the funds in Specific Appropriation 1464, \$1,000,000 in	recurring		FROM CITRUS INSPECTION TRUST FUND .	7,118
fur	ds from the General Revenue Fund is provided to conduc	t programs		FROM GENERAL INSPECTION TRUST FUND .	2,041
	signed to expand uses of beef and beef products and stre exet position of Florida's cattle industry in this state			FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	12,911
	ion.	and in the		FROM SALTWATER PRODUCTS PROMOTION	12,911
				TRUST FUND	4,719
1464A	SPECIAL CATEGORIES			FROM FLORIDA AGRICULTURAL	
	TRANSFER TO AGRICULTURAL EMERGENCY			PROMOTION CAMPAIGN TRUST FUND	236
	ERADICATION TRUST FUND FROM GENERAL REVENUE FUND 9,510,000		1472	ETVED CARTENI OHMIAV	
	FROM GENERAL REVENUE FUND 9,510,000		1473	FIXED CAPITAL OUTLAY MAINTENANCE AND REPAIRS STATE FARMERS'	
1465	SPECIAL CATEGORIES			MARKETS - STATEWIDE	
	FEDERAL VALUE OF PRODUCTION SPECIALTY CROP			FROM MARKET IMPROVEMENTS WORKING	
	GRANT			CAPITAL TRUST FUND	1,000,000
	FROM FEDERAL GRANTS TRUST FUND	5,000,000	1474	DIVED CARTEST OTHERS	
1466	SPECIAL CATEGORIES		14/4	FIXED CAPITAL OUTLAY CODE AND LIFE SAFETY - STATE FARMERS'	
1100	FEDERAL SUPPORT FOR FLORIDA AGRICULTURE			MARKETS - STATEWIDE	
	PROMOTIONS			FROM MARKET IMPROVEMENTS WORKING	
	FROM FEDERAL GRANTS TRUST FUND	206,586		CAPITAL TRUST FUND	450,000
14663	CDECTAL CAMECODIEC		14743	CDANIES AND ATES TO LOCAT COMPONIMENTS AND	
1466A	SPECIAL CATEGORIES TRANSFER GENERAL REVENUE TO CITRUS		14 /4A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
	INSPECTION TRUST FUND			FLORIDA HORSE PARK	
	FROM GENERAL REVENUE FUND 1,000,000			FROM GENERAL REVENUE FUND	2,000,000
1467	SPECIAL CATEGORIES			m the funds provided in Specific App	
	CITRUS RESEARCH		per	cent may be used for administrative costs	for the Florida Horse Park.
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	8,000,000	1474R	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
	Madicality 18001 1900	0,000,000	11712	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
Fro	m the funds in Specific Appropriation 1467, \$8,0	000,000 in		AGRICULTURAL PROMOTION AND EDUCATION	
	recurring funds from the Agricultural Emergency Eradica			FACILITIES	
	d shall be transferred to the Citrus Research and D			FROM GENERAL REVENUE FUND	3,616,980
	indation, Inc., to conduct or cause to be conducted researc citrus disease.	u brolects	Fro	m the funds in Specific Appropriat	ion 1474B. \$3.616 980 in
011	<del></del>			recurring funds from the General Revenue	
1468	SPECIAL CATEGORIES		fol	lowing:	
	CONTRACTED SERVICES			adia Rodeo	
	FROM GENERAL REVENUE FUND	05 000		tow Agricultural Arena	
	FROM CITRUS INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND .	25,000 128,760		rus County Fairgroundsy County Fairgounds	
	FROM MARKET IMPROVEMENTS WORKING	120,700	Fra	nklin County Agricultural Facility	
	CAPITAL TRUST FUND	28,600	Gad	sden County Extension Services	
	FROM SALTWATER PRODUCTS PROMOTION		Har	dee County Fair Association	

SECTION SPECIFIC APPROPRI		MANAGEMENT/TRANSPOR	RTATION	SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROPEIC PRIATION	WTH MANAGEMENT/TRANSI	PORTATION
Manat Polk Saras	ry County Townsend Agriculture Center tee County Fair County Aldine Combee Arena sota County Agricultural Fair Association. heastern Livestock Pavilion.		250,000 93,000 213,000 500,000 696,980	<b>ΤΟΤΆΙ</b> .	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .  : AQUACULTURE	· ·	3,421
Timer	r Powers Park		100,000	1011111	FROM GENERAL REVENUE FUND		2,233,621
F	AGRICULTURAL PRODUCTS MARKETING FROM GENERAL REVENUE FUND FROM TRUST FUNDS	25,419,264	35,845,526		TOTAL POSITIONS		5,390,090
	TOTAL POSITIONS	134.00			L PEST AND DISEASE CONTROL		
AQUACULT	TOTAL ALL FUNDS		61,264,790	1483	APPROVED SALARY RATE 5,241,824  SALARIES AND BENEFITS POSITIONS	114.50	
-	PROVED SALARY RATE 1,865,998			1403	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	5,638,671	444,055
	SALARIES AND BENEFITS POSITIONS	44.00			FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY		494,039
	FROM GENERAL INSPECTION TRUST FUND	1,829,903	818,005	1484	ERADICATION TRUST FUND OTHER PERSONAL SERVICES		450,294
	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		19,700 30,532	1101	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND		95,703 61,642
	EXPENSES	400 152		1485		265 001	
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	400,173	59,000 285,966		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	365,981	413,164 628,888
	PPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	20,000	12,600	1486	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	50,949	25,000
1478A S	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		2,000	1486A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND .		276,000
ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND . 30,000  From the funds provided in Specific Appropriation 1478A, the Department of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the Commissioner that the				From the funds provided in Specific Appropriation 1486A, the Department of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the Commissioner that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida			
	cle replacement is a critical safety issue, reseen circumstances as provided in se utes.				atutes.  SPECIAL CATEGORIES		
(	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	80,000			CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		545,215 323,958
	FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	00,000	120,700 85,000	1488	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	106,143	
(	SPECIAL CATEGORIES DYSTER PLANTING FROM GENERAL INSPECTION TRUST FUND .		560,000	1489			103,278
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		198,000		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
F	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	17,458			FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	39,658	5,113
	FROM GENERAL INSPECTION TRUST FUND . SPECIAL CATEGORIES	,	8,697	1489A	FIXED CAPITAL OUTLAY RENOVATIONS, REPAIRS, AND IMPROVEMENTS BRONSON DIAGNOSTIC LABORATORY	· -	
	AQUACULTURE DEVELOPMENT FROM GENERAL REVENUE FUND	796,639			FROM GENERAL REVENUE FUND	2,000,000	
7	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			1489B	FIXED CAPITAL OUTLAY CONSTRUCTION - ADDITIONS KISSIMMEE DIAGNOSTIC LAB FROM GENERAL INSPECTION TRUST FUND .		1,162,232
							, . ,

SPECIF APPROP	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWT IC RIATION ds provided in Specific Appropriation	·		SPECIE APPROF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH M FIC PRIATION SPECIAL CATEGORIES	ANAGEMENT/TRANS	PORTATION
Ins Ser lyi	pection Trust Fund in the Department vices are contingent upon the sale of pr ng south of Carroll Street in Osceola C	of Agriculture and C operty described as t ounty described as th	onsumer he land e north		ENDANGERED PLANT SPECIES FROM LAND ACQUISITION TRUST FUND		240,000
	f of the northeast quarter of the sounship 25 South, Range 29 East.	thwest quarter of Sec	tion 9,	1498	SPECIAL CATEGORIES CITRUS HEALTH RESPONSE PROGRAM FROM FEDERAL GRANTS TRUST FUND		8,031,325
TOTAL:	ANIMAL PEST AND DISEASE CONTROL FROM GENERAL REVENUE FUND	8,213,268	5,028,581	1499	FROM GENERAL INSPECTION TRUST FUND .		1,811,686
	TOTAL POSITIONS		13,241,849		PLANT PEST AND DISEASE CONTROL FROM FEDERAL GRANTS TRUST FUND		1,000,000
ידיוא ג זמ	PEST AND DISEASE CONTROL		13,241,049	1500	SPECIAL CATEGORIES CONTRACTED SERVICES		
					FROM GENERAL REVENUE FUND	354,481	
	PPROVED SALARY RATE 14,471,506				FROM CITRUS INSPECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND		7,144 449,263
1490	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	368.00 8,828,500			FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY		107,249
	FROM CITRUS INSPECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY		894,435 5,752,344		ERADICATION TRUST FUND FROM PLANT INDUSTRY TRUST FUND		105,000 118,049
	ERADICATION TRUST FUND		2,942,620 2,583,060	Fro	om the funds in Specific Appropriat precurring funds from the General Revenue Fun	ion 1500, \$1	150,000 in
1491	OTHER PERSONAL SERVICES		2,303,000	and	d destruction of infested avocado trees that eeding factories for pests and disease.	t are acting as	s hosts and
1171	FROM GENERAL REVENUE FUND	21,170	1,000		om the funds in Specific Appropriation 15	00 6100 000 1-	rogurring
	FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		1,459,360	fur	nds from the General Revenue Fund is p	rovided for T	The Florida
	FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY		354,023	pro	ldflower Foundation Pollination and Preserv ojects, state parks plant material and c	ation Project i urriculum and p	or nighway Sublication
	ERADICATION TRUST FUND FROM PLANT INDUSTRY TRUST FUND		19,817 660,097	der	velopment.		
1492	EXPENSES			1501	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND FROM CITRUS INSPECTION TRUST FUND .	860,617	79,832		FROM GENERAL REVENUE FUND FROM AGRICULTURAL EMERGENCY	422,701	
	FROM FEDERAL GRANTS TRUST FUND		1,529,899		ERADICATION TRUST FUND		125,606
	FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY		208,744	1502	SPECIAL CATEGORIES		
	ERADICATION TRUST FUND FROM PLANT INDUSTRY TRUST FUND		23,748 724,622		TRANSFER TO UNIVERSITY OF FLORIDA/ INSTITUTE OF FOOD AND AGRICULTURAL		
1493	OPERATING CAPITAL OUTLAY				SCIENCES FOR INVASIVE EXOTICS QUARANTINE FACILITY		
	FROM FEDERAL GRANTS TRUST FUND FROM PLANT INDUSTRY TRUST FUND		216,195 5,006		FROM GENERAL REVENUE FUND FROM PLANT INDUSTRY TRUST FUND	180,000	720,000
1493A	SPECIAL CATEGORIES			1503	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
	ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND		343,338		SERVICES - HUMAN RESOURCES SERVICES		
	m the funds provided in Specific Appropr				PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	134,415	
veh	Agriculture and Consumer Services ma icles for replacement when the mileage	of a vehicle is in ex	cess of		FROM CITRUS INSPECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND		8,694 8,082
veh	,000 miles unless it is determined icle replacement is a critical safety iss	ue, or based on emerg	ency or		FROM GENERAL INSPECTION TRUST FUND . FROM PLANT INDUSTRY TRUST FUND		985 65,323
	oreseen circumstances as provided in tutes.	section 287.14(3),	Florida	1503A	FIXED CAPITAL OUTLAY		
1494	SPECIAL CATEGORIES				REPAIRS AND IMPROVEMENTS - HEATING, VENTILATION, AND AIR-CONDITIONING - DOYLE		
	AGRICULTURAL EMERGENCIES (MEDFLY PROGRAM FROM AGRICULTURAL EMERGENCY	)			CONNER BUILDING FROM GENERAL REVENUE FUND	1,000,000	
	ERADICATION TRUST FUND		1,214,177	1503R	FIXED CAPITAL OUTLAY	. ,	
1495	SPECIAL CATEGORIES GRANTS AND AIDS - BOLL WEEVIL ERADICATIO	NT		23030	APIARY RESEARCH AND EXTENSION LABORATORY - DMS MGD		
	FROM PLANT INDUSTRY TRUST FUND	u	150,000		FROM GENERAL REVENUE FUND	2,528,842	
1496	SPECIAL CATEGORIES			1503C	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	APIARIAN INDEMNITIES FROM AGRICULTURAL EMERGENCY				NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA SOUTHERN COLLEGE GREENHOUSE AND		
	ERADICATION TRUST FUND		36,000		SCIENCE LABORATORIES FROM GENERAL REVENUE FUND	643,650	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION TOTAL: PLANT PEST AND DISEASE CONTROL	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION KINGDOM HARVEST COMMUNITY FOOD AND
FROM GENERAL REVENUE FUND	OUTREACH CENTER FROM GENERAL REVENUE FUND
TOTAL POSITIONS	1512 SPECIAL CATEGORIES GRANTS AND AIDS - EMERGENCY FEEDING ORGANIZATIONS
FOOD, NUTRITION AND WELLNESS	FROM FEDERAL GRANTS TRUST FUND 4,321,184
APPROVED SALARY RATE 3,788,439	1513 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
1504 SALARIES AND BENEFITS POSITIONS 83.00 FROM GENERAL REVENUE FUND	FROM GENERAL REVENUE FUND 3,048 FROM FOOD AND NUTRITION SERVICES
FROM FEDERAL GRANTS TRUST FUND 899,269 FROM FOOD AND NUTRITION SERVICES	TRUST FUND
TRUST FUND	1514 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
1505 OTHER PERSONAL SERVICES FROM FOOD AND NUTRITION SERVICES	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
TRUST FUND	FROM FEDERAL GRANTS TRUST FUND 2,223 FROM FOOD AND NUTRITION SERVICES
1506 EXPENSES FROM GENERAL REVENUE FUND	TRUST FUND
FROM FEDERAL GRANTS TRUST FUND 492,345 FROM FOOD AND NUTRITION SERVICES	TOTAL: FOOD, NUTRITION AND WELLNESS FROM GENERAL REVENUE FUND 21,050,877
TRUST FUND	FROM TRUST FUNDS
1507 AID TO LOCAL GOVERNMENTS	TOTAL POSITIONS 83.00 TOTAL ALL FUNDS
GRANTS AND AIDS - SCHOOL LUNCH PROGRAM	TOTAL: AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF,
FROM FOOD AND NUTRITION SERVICES TRUST FUND	AND COMMISSIONER OF AGRICULTURE FROM GENERAL REVENUE FUND 134,925,042
1508 AID TO LOCAL GOVERNMENTS	FROM TRUST FUNDS
GRANTS AND AIDS - SCHOOL LUNCH PROGRAM - STATE MATCH	TOTAL POSITIONS 3,614.25
FROM GENERAL REVENUE FUND 9,295,134	TOTAL ALL FUNDS
1509 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL BREAKFAST PROGRAM FROM GENERAL REVENUE FUND 7,590,912	ENVIRONMENTAL PROTECTION, DEPARTMENT OF
1510 OPERATING CAPITAL OUTLAY	Funds provided in Specific Appropriations 1516 through 1739 from the Land Acquisition Trust Fund in the Department of Environmental
FROM FOOD AND NUTRITION SERVICES TRUST FUND	Protection are contingent upon Senate Bills 2516-A, or similar legislation to implement Article X, section 28 of the Florida Constitution, becoming law.
1510A SPECIAL CATEGORIES GRANTS AND AIDS - OUNCE OF PREVENTION	PROGRAM: ADMINISTRATIVE SERVICES
FROM GENERAL REVENUE FUND	EXECUTIVE DIRECTION AND SUPPORT SERVICES
From the funds in Specific Appropriation 1510A, \$75,000 in recurring funds and \$75,000 in nonrecurring funds from the General Revenue Fund is	APPROVED SALARY RATE 12,603,456
provided for Florida Children's Initiatives: community gardens, healthy eating, fitness activities and 4-H clubs.	1516 SALARIES AND BENEFITS POSITIONS 240.00
1510B SPECIAL CATEGORIES	FROM ADMINISTRATIVE TRUST FUND 7,371,198 FROM INLAND PROTECTION TRUST FUND . 234,767
SUPPORT FOR FOOD BANK FROM GENERAL REVENUE FUND 1,200,000	FROM FEDERAL GRANTS TRUST FUND
Funds in Specific Appropriation 1510B are provided for the Florida	FUND
Association of Food Banks.	FUND
1511 SPECIAL CATEGORIES CONTRACTED SERVICES	1517 OTHER PERSONAL SERVICES
FROM FEDERAL GRANTS TRUST FUND	FROM ADMINISTRATIVE TRUST FUND 480,856
FROM FOOD AND NUTRITION SERVICES TRUST FUND TRUST FUND 7,291,265	FROM INLAND PROTECTION TRUST FUND . 204,814 FROM FEDERAL GRANTS TRUST FUND 512,519
FROM GENERAL INSPECTION TRUST FUND . 45,840	FROM GRANTS AND DONATIONS TRUST FUND
1511A SPECIAL CATEGORIES FARM SHARE PROGRAM FROM GRINDAL DRIVING HUND	FROM INTERNAL IMPROVEMENT TRUST FUND
FROM GENERAL REVENUE FUND 2,500,000	1518 EXPENSES
1511B SPECIAL CATEGORIES	FROM ADMINISTRATIVE TRUST FUND 2,598,188

SECTION 5	- NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPORTATION	SPECI		RANSPORTATION
APPROPRIA				PRIATION	
	FROM INLAND PROTECTION TRUST FUND .	67,121	1528	OPERATING CAPITAL OUTLAY	
	FROM FEDERAL GRANTS TRUST FUND	456,183		FROM GRANTS AND DONATIONS TRUST	01 000
	ROM INTERNAL IMPROVEMENT TRUST	4 000		FUND	21,000
	FUND	4,980		FROM MINERALS TRUST FUND	48,868
1	FROM LAND ACQUISITION TRUST FUND	16,018		FROM WATER QUALITY ASSURANCE TRUST	10.020
1519 OF	PERATING CAPITAL OUTLAY			FUND	19,838
	ROM ADMINISTRATIVE TRUST FUND	16,275	1529	SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND	68,611	1327	ACQUISITION OF MOTOR VEHICLES	
•	NOW I DEDUCE CHEMIS INCOME TONE	00,011		FROM MINERALS TRUST FUND	41,387
1520 SE	PECIAL CATEGORIES				/
	RANSFER TO DIVISION OF ADMINISTRATIVE		Fr	om the funds provided in Specific Appropriation 1529,	the Department
	HEARINGS			Environmental Protection may purchase one or more moto	
I	ROM ADMINISTRATIVE TRUST FUND	394,108	re	placement when the mileage of a vehicle is in excess of	150,000 miles
			un	less it is determined by the agency secretary th	at the vehicle
1521 SE	PECIAL CATEGORIES		re	placement is a critical safety issue, or based on emerge:	ncy unforeseen
	ONTRACTED SERVICES		ci	rcumstances as provided for in section 287.14(3), Florida	a Statutes.
	ROM ADMINISTRATIVE TRUST FUND	170,949			
I	ROM INTERNAL IMPROVEMENT TRUST		1530	SPECIAL CATEGORIES	
	FUND	12,459,188		CONTRACTED SERVICES	45.060
1500 05	DEGILL GLEEGODIEG			FROM FEDERAL GRANTS TRUST FUND	45,369
	PECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST	70 077
	ISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	104 614		FUND FROM MINERALS TRUST FUND	78,077 5,700
1	ROM ADMINISTRATIVE TRUST FUND	104,614		FROM WATER QUALITY ASSURANCE TRUST	5,700
1523 SE	PECIAL CATEGORIES			FUND	80,000
	RANSFER TO DEPARTMENT OF MANAGEMENT			TORD	00,000
	SERVICES - HUMAN RESOURCES SERVICES		1531	SPECIAL CATEGORIES	
	PURCHASED PER STATEWIDE CONTRACT			RISK MANAGEMENT INSURANCE	
	ROM ADMINISTRATIVE TRUST FUND	42,495		FROM MINERALS TRUST FUND	25,721
	FROM GRANTS AND DONATIONS TRUST	,			
	FUND	1,371	1532	SPECIAL CATEGORIES	
I	FROM LAND ACQUISITION TRUST FUND	50,801		TRANSFER TO DEPARTMENT OF MANAGEMENT	
				SERVICES - HUMAN RESOURCES SERVICES	
	RANTS AND AIDS TO LOCAL GOVERNMENTS AND			PURCHASED PER STATEWIDE CONTRACT	
	ONSTATE ENTITIES - FIXED CAPITAL OUTLAY			FROM INTERNAL IMPROVEMENT TRUST	
	JEAN MARINA			FUND	2,383
	ROM FEDERAL GRANTS TRUST FUND	1,800,000		FROM LAND ACQUISITION TRUST FUND	2,830
1	FROM GRANTS AND DONATIONS TRUST	200 000		FROM MINERALS TRUST FUND	4,120
	FUND	300,000	ΤΩΤΔΤ.	: FLORIDA GEOLOGICAL SURVEY	
TOTAL: EX	ECUTIVE DIRECTION AND SUPPORT SERVICES		1011111	FROM TRUST FUNDS	3,311,624
	ROM TRUST FUNDS	38,175,961			-,,
				TOTAL POSITIONS	
	TOTAL POSITIONS	240.00		TOTAL ALL FUNDS	3,311,624
	TOTAL ALL FUNDS	38,175,961			
			TECHN	OLOGY AND INFORMATION SERVICES	
FLORIDA G	GEOLOGICAL SURVEY				
				APPROVED SALARY RATE 4,512,999	
APPI	ROVED SALARY RATE 1,400,067		1522	CALARTIC AND REVERTED POSTETONS OF AG	
1505 07	TARTER AND DEVERTED DOCUMENTONS	21 00	1533	SALARIES AND BENEFITS POSITIONS 95.00	C F07 200
	ALARIES AND BENEFITS POSITIONS	31.00		FROM LAND ACQUISITION TRUST FUND	6,527,320
	FROM FEDERAL GRANTS TRUST FUND FROM INTERNAL IMPROVEMENT TRUST	130,000	1534	OTHER PERSONAL SERVICES	
	FUND	551,773	1334	FROM WORKING CAPITAL TRUST FUND	1,600,051
	FROM LAND ACQUISITION TRUST FUND	640,113		THOS HOME OF THE THOO I TOND	1,000,031
	FROM MINERALS TRUST FUND	283,981	1535	EXPENSES	
	FROM WATER QUALITY ASSURANCE TRUST			FROM LAND ACQUISITION TRUST FUND	1,001,412
	FUND	454,503		FROM WORKING CAPITAL TRUST FUND	1,713,929
1526 07	THER PERSONAL SERVICES		1536	OPERATING CAPITAL OUTLAY	
	FROM FEDERAL GRANTS TRUST FUND	296,578		FROM WORKING CAPITAL TRUST FUND	50,625
	FROM GRANTS AND DONATIONS TRUST				
	FUND	132,925	1537	SPECIAL CATEGORIES	
I	ROM WATER QUALITY ASSURANCE TRUST	6.550		CONTRACTED SERVICES	0 210 420
	FUND	6,778		FROM WORKING CAPITAL TRUST FUND	2,310,438
1527 EX	IPENSES		1520	SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND	79,965	1330	RISK MANAGEMENT INSURANCE	
	FROM FROMKAL GRANTS IROST FOND	15,505		FROM WORKING CAPITAL TRUST FUND	25,017
	FUND	60,905			23,011
	FROM WATER QUALITY ASSURANCE TRUST	,	1539	SPECIAL CATEGORIES	
	FUND	298,810		TRANSFER TO DEPARTMENT OF MANAGEMENT	
				SERVICES - HUMAN RESOURCES SERVICES	

SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWI PIC PRIATION	H MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
APPRO	PURCHASED PER STATEWIDE CONTRACT FROM LAND ACQUISITION TRUST FUND	36,272	FROM COASTAL PROTECTION TRUST FUND . 1,878
1540	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE	30,212	TOTAL: OFFICE OF EMERGENCY RESPONSE FROM TRUST FUNDS
	TECHNOLOGY (AST) FROM WORKING CAPITAL TRUST FUND	1,269,441	TOTAL POSITIONS 8.00 TOTAL ALL FUNDS
TOTAL	TECHNOLOGY AND INFORMATION SERVICES		PROGRAM: STATE LANDS
	FROM TRUST FUNDS	14,534,505	LAND ADMINISTRATION AND MANAGEMENT
	TOTAL POSITIONS	95.00 14,534,505	APPROVED SALARY RATE 4,829,065
OFFIC	OF EMERGENCY RESPONSE		1555 SALARIES AND BENEFITS POSITIONS 96.00 FROM INTERNAL IMPROVEMENT TRUST
	APPROVED SALARY RATE 599,745		FUND
1542	SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND .	8.00 497,001	1556 OTHER PERSONAL SERVICES
	FROM INLAND PROTECTION TRUST FUND .	171,139	FROM GRANTS AND DONATIONS TRUST FUND
1543	OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND .	90,068	FROM LAND ACQUISITION TRUST FUND 190,178
1544	EXPENSES		1557 EXPENSES FROM GRANTS AND DONATIONS TRUST
	FROM COASTAL PROTECTION TRUST FUND . FROM INLAND PROTECTION TRUST FUND .	129,870 118,133	FUND
1545	OPERATING CAPITAL OUTLAY		FUND         935,400           FROM LAND ACQUISITION TRUST FUND         251,758
	FROM COASTAL PROTECTION TRUST FUND .	7,818	1558 OPERATING CAPITAL OUTLAY
1546	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL		FROM GRANTS AND DONATIONS TRUST FUND
	VEHICLES FROM COASTAL PROTECTION TRUST FUND .	63,594	FROM INTERNAL IMPROVEMENT TRUST FUND
1547	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP		1559 SPECIAL CATEGORIES
	FROM COASTAL PROTECTION TRUST FUND .	871,549	ACQUISITION OF MOTOR VEHICLES FROM INTERNAL IMPROVEMENT TRUST
1548	SPECIAL CATEGORIES ON-CALL FEES		FUND 102,000
	FROM COASTAL PROTECTION TRUST FUND .	12,902	From the funds provided in Specific Appropriation 1559, the Department of Environmental Protection may purchase one or more motor vehicles for
1549	SPECIAL CATEGORIES PAYMENTS FOR RESTORATION AND DAMAGE		replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the agency secretary that the vehicle
	FROM COASTAL PROTECTION TRUST FUND .	25,000	replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.
1550	SPECIAL CATEGORIES ABANDONED DRUM REMOVAL AND DISPOSAL		1559A SPECIAL CATEGORIES
1551	FROM COASTAL PROTECTION TRUST FUND .	100,000	LAND MANAGEMENT FROM LAND ACQUISITION TRUST FUND 3,634,992
1551	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	07.006	Funds from Specific Appropriation 1559A may be used for resource
1550	FROM INLAND PROTECTION TRUST FUND .  SPECIAL CATEGORIES	27,906	stewardship, including program management, inventory management, administration, and planning.
1332	UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND .	114,759	1561 SPECIAL CATEGORIES CONTRACTED SERVICES
1553	SPECIAL CATEGORIES	111, 137	FROM GENERAL REVENUE FUND 1,000,000 FROM INTERNAL IMPROVEMENT TRUST
	TRANSFER TO THE MARINE RESOURCES CONSERVATION TRUST FUND OR STATE GAME		FUND
	TRUST FUND IN THE FWCC FOR LAW ENFORCEM FROM COASTAL PROTECTION TRUST FUND .	IENT 11,310,256	From the funds in Specific Appropriation 1561, \$1,000,000 in
	FROM INLAND PROTECTION TRUST FUND . FROM SOLID WASTE MANAGEMENT TRUST	1,991,722	nonrecurring funds from the General Revenue Fund is provided to the Department of Environmental Protection for the assessment and evaluation
	FUND	2,822,599	of additional lands within the optimum park boundary of Gasparilla Island State Park for potential purchase.
1554	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		1562 SPECIAL CATEGORIES STATE LANDS STEWARDSHIP FROM INTERNAL IMPROVEMENT TRUST

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
FUND	
1563 SPECIAL CATEGORIES RICO ACT- DISTRIBUTION OF PROCEEDS FROM PROPERTY SALES FROM INTERNAL IMPROVEMENT TRUCT	1571 FIXED CAPITAL OUTLAY DEBT SERVICE FROM LAND ACQUISITION TRUST FUND
FROM INTERNAL IMPROVEMENT TRUST FUND	Funds provided in Specific Appropriation 1571 are for Fiscal Year 2015-2016 debt service on bonds. These funds may be used to refinance any or all series if it is in the best interest of the state as
RISK MANAGEMENT INSURANCE  FROM INTERNAL IMPROVEMENT TRUST  FUND	
1565 SPECIAL CATEGORIES PAYMENT IN LIEU OF TAXES FROM GENERAL REVENUE FUND 1,160,000	1571A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY HELENA RUN PRESERVE
1568A SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA SARASOTA-MANATEE FROM INTERNAL IMPROVEMENT TRUST FUND	FROM LAND ACQUISITION TRUST FUND
the University of South Florida Sarasota-Manatee for the sale of a state land parcel involving the University of South Florida Sarasota-Manatee's campus bookstore/Viking property to the Sarasota Manatee Airport Authority. Release of funds is contingent upon the sale, for \$850,000,	FROM GENERAL REVENUE FUND 2,000,000  TOTAL: LAND ADMINISTRATION AND MANAGEMENT FROM GENERAL REVENUE FUND 6,403,794
of the property located at 6321 North Tamiami Trail, parcel #0001040003, in Sarasota County, Florida. The proposed transaction may be considered by the Board of Trustees of the Internal Improvement Trust Fund in	FROM TRUST FUNDS
accordance with Florida Administrative Code 18-2.018(3)(b)c. Pursuant to chapter 253, the Board of Trustees of the Internal Improvement Trust Fund shall consider the offer from the Sarasota Manatee Airport Authority to purchase the property located at 6321 North Tamiami Trail, parcel #0001040003, in Sarasota County, Florida, no later than June 30, 2016.	TOTAL ALL FUNDS
1569 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	1572 SALARIES AND BENEFITS POSITIONS 67.00  FROM INTERNAL IMPROVEMENT TRUST  FUND
FROM INTERNAL IMPROVEMENT TRUST FUND	
1569A SPECIAL CATEGORIES TRANSFER TO FLORIDA FOREVER TRUST FUND FROM GENERAL REVENUE FUND 2,243,794 FROM LAND ACQUISITION TRUST FUND 15,156,20	1574 EXPENSES
1569B FIXED CAPITAL OUTLAY LAND MANAGEMENT FROM LAND ACQUISITION TRUST FUND 8,836,97	FROM STATE PARK TRUST FUND
Funds from Specific Appropriation 1569B, may be used for resource	FROM STATE PARK TRUST FUND
stewardship, including program management, inventory management, administration, and planning.  1570 FIXED CAPITAL OUTLAY LAND ACQUISITION, ENVIRONMENTALLY	1576 SPECIAL CATEGORIES CONTRACTED SERVICES FROM INTERNAL IMPROVEMENT TRUST FUND
ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS, STATEWIDE FROM FLORIDA FOREVER TRUST FUND 17,400,00	1577 SPECIAL CATEGORIES OUTSOURCING/PRIVATIZATION 0 FROM STATE PARK TRUST FUND
Funds in Specific Appropriation 1570 shall be used for land acquisition for projects on the approved Acquisition and Restoration Council's priority list pursuant to section 259.105, Florida Statutes. Prior to the approval of the Board of Trustees of the Internal	1578 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM LAND ACQUISITION TRUST FUND 9,592
Improvement Trust Fund for land acquisition projects, the transaction history of the most recent three transactions or five years of the transaction history, whichever is longer, of the proposed acquisition,	TOTAL: LAND AND RECREATION OPERATION SERVICES FROM TRUST FUNDS

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June 19, 2015

SECTION SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANS	SPORTATION	SECTI SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWT	H MANAGEMENT/TRANSPORTATION
APPROP	RIATION			APPRO	PRIATION	
	TOTAL POSITIONS	67.00		1587	OPERATING CAPITAL OUTLAY	
	TOTAL ALL FUNDS		8,558,502		FROM AIR POLLUTION CONTROL TRUST	
					FUND	81,740
PROGRA	M: DISTRICT OFFICES					
				1588	SPECIAL CATEGORIES	
WATER	RESOURCE PROTECTION AND RESTORATION				CONTRACTED SERVICES	
					FROM AIR POLLUTION CONTROL TRUST	
A	PPROVED SALARY RATE 15,701,142				FUND	12,750
1579	SALARIES AND BENEFITS POSITIONS	333.00		1589	SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND		683,020		RISK MANAGEMENT INSURANCE	
	FROM INTERNAL IMPROVEMENT TRUST		EE0 000		FROM AIR POLLUTION CONTROL TRUST	05 211
	FUND		772,832		FUND	25,311
	FROM LAND ACQUISITION TRUST FUND		12,748,399	1500	SPECIAL CATEGORIES	
	FROM PERMIT FEE TRUST FUND		6,934,361	1590	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	FROM WATER QUALITY ASSURANCE TRUST FUND		211 070		SERVICES - HUMAN RESOURCES SERVICES	
	FUND		311,078		PURCHASED PER STATEWIDE CONTRACT	
1580	OTHER PERSONAL SERVICES				FROM AIR POLLUTION CONTROL TRUST	
1300	FROM FEDERAL GRANTS TRUST FUND		259,035		FUND	25,123
	FROM PERMIT FEE TRUST FUND		61,472		1010	23/123
	FROM WATER QUALITY ASSURANCE TRUST		01,172	TOTAL	: AIR POLLUTION PREVENTION	
	FUND		203,468	101111	FROM TRUST FUNDS	4,795,846
	TOND		203,100		11011 11001 10100	1,75,010
1581	EXPENSES				TOTAL POSITIONS	59.00
1301	FROM FEDERAL GRANTS TRUST FUND		31,244		TOTAL ALL FUNDS	4,795,846
	FROM LAND ACQUISITION TRUST FUND		1,291,752			-7.227222
	FROM PERMIT FEE TRUST FUND		676,022	WASTE	CONTROL	
	FROM WATER QUALITY ASSURANCE TRUST		***,*==			
	FUND		18,196		APPROVED SALARY RATE 7,082,604	
			•			
1582	SPECIAL CATEGORIES			1591	SALARIES AND BENEFITS POSITIONS	143.00
	CONTRACTED SERVICES				FROM COASTAL PROTECTION TRUST FUND .	810,802
	FROM GENERAL REVENUE FUND	100,000			FROM INLAND PROTECTION TRUST FUND .	2,876,701
	FROM LAND ACQUISITION TRUST FUND		9,325		FROM FEDERAL GRANTS TRUST FUND	1,049,788
	FROM PERMIT FEE TRUST FUND		8,620		FROM PERMIT FEE TRUST FUND	781,778
					FROM SOLID WASTE MANAGEMENT TRUST	
	n the funds in Specific Appropri				FUND	1,445,658
	recurring funds from the General Reve				FROM WATER QUALITY ASSURANCE TRUST	
	ile vessel pumpout service to assist Mon		alternative		FUND	2,906,255
fun	ding for the Monroe County marine sewage ${ m p}$	llot program.		1500	OWNER DEDGOMAL GERNAGE	
1500	CDECTAL CAMECODIEC			1592	OTHER PERSONAL SERVICES FROM INLAND PROTECTION TRUST FUND .	00 202
1583	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM INLAND PROTECTION TRUST FUND . FROM SOLID WASTE MANAGEMENT TRUST	99,383
	SERVICES - HUMAN RESOURCES SERVICES				FUND	6,825
	PURCHASED PER STATEWIDE CONTRACT				FROM WATER QUALITY ASSURANCE TRUST	0,023
	FROM FEDERAL GRANTS TRUST FUND		3,927		FUND	72,901
	FROM LAND ACQUISITION TRUST FUND		80,298		1010	72,701
	FROM PERMIT FEE TRUST FUND		54,193	1593	EXPENSES	
	FROM WATER QUALITY ASSURANCE TRUST		31/1/3	2070	FROM INLAND PROTECTION TRUST FUND .	342,697
	FUND		1,376		FROM FEDERAL GRANTS TRUST FUND	44,016
			,		FROM PERMIT FEE TRUST FUND	33,615
TOTAL:	WATER RESOURCE PROTECTION AND RESTORATION				FROM SOLID WASTE MANAGEMENT TRUST	,
	FROM GENERAL REVENUE FUND	100,000			FUND	140,645
	FROM TRUST FUNDS		24,148,618		FROM WATER QUALITY ASSURANCE TRUST	
					FUND	317,771
	TOTAL POSITIONS	333.00				
	TOTAL ALL FUNDS		24,248,618	1594	OPERATING CAPITAL OUTLAY	
					FROM SOLID WASTE MANAGEMENT TRUST	
AIR PO	LLUTION PREVENTION				FUND	60,919
_				1505	CDECTAL CAMPGODIES	
A	PPROVED SALARY RATE 3,257,006			1595	SPECIAL CATEGORIES	
1504	GALARING AND RENDERING POSTMIONS	E0 00			CONTRACTED SERVICES	1 000
1584	SALARIES AND BENEFITS POSITIONS	59.00			FROM INLAND PROTECTION TRUST FUND .	1,860
	FROM AIR POLLUTION CONTROL TRUST		A 062 707		FROM SOLID WASTE MANAGEMENT TRUST FUND	6,550
	FUND		4,063,787		FROM WATER QUALITY ASSURANCE TRUST	6,550
1585	OTHER PERSONAL SERVICES				FUND	14,145
1303	FROM AIR POLLUTION CONTROL TRUST				IUND	14,145
	FUND		109,229	1596	SPECIAL CATEGORIES	
			107,227	1070	ON-CALL FEES	
1586	EXPENSES				FROM COASTAL PROTECTION TRUST FUND .	126,000
	FROM AIR POLLUTION CONTROL TRUST					
	FUND		477,906	1597	SPECIAL CATEGORIES	
			•			

SPECIF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROW: PIC PILATION	TH MANAGEMENT/TRANS	SPORTATION	SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MA FIC PRIATION	ANAGEMENT/TRANSP	PORTATION
AFFROE	RISK MANAGEMENT INSURANCE			ALLKOI	FUND		1,671
	FROM INLAND PROTECTION TRUST FUND .		156,380		10.2		-/ -/ -
	FROM FEDERAL GRANTS TRUST FUND		5,339	TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	FROM SOLID WASTE MANAGEMENT TRUST		,		FROM GENERAL REVENUE FUND	1,656,251	
	FUND		12,810		FROM TRUST FUNDS		5,178,819
1598	SPECIAL CATEGORIES				TOTAL POSITIONS	65.00	
	TRANSFER TO DEPARTMENT OF MANAGEMENT				TOTAL ALL FUNDS		6,835,070
	SERVICES - HUMAN RESOURCES SERVICES			ppogp	AM. WAMED DOLLOW AND EGOGNOMENG DEGMODAMION		
	PURCHASED PER STATEWIDE CONTRACT		4 510	PROGRA	AM: WATER POLICY AND ECOSYSTEMS RESTORATION		
	FROM COASTAL PROTECTION TRUST FUND . FROM INLAND PROTECTION TRUST FUND .		4,512 15,805	พงคะอ	POLICY AND ECOSYSTEMS RESTORATION		
	FROM FEDERAL GRANTS TRUST FUND		6,523	MAIDK	TOBICI AND ECOSISTENS RESTORATION		
	FROM PERMIT FEE TRUST FUND		3,956	1	APPROVED SALARY RATE 1,492,153		
	FROM SOLID WASTE MANAGEMENT TRUST		-,		7.7.7		
	FUND		8,416	1606	SALARIES AND BENEFITS POSITIONS	26.00	
	FROM WATER QUALITY ASSURANCE TRUST				FROM ADMINISTRATIVE TRUST FUND		346,676
	FUND		16,816		FROM FEDERAL GRANTS TRUST FUND		507,643
					FROM LAND ACQUISITION TRUST FUND		1,401,277
TOTAL:	WASTE CONTROL		11 200 000	1.07	OFFIED DEDCOMAL CEDUTOEC		
	FROM TRUST FUNDS		11,368,866	1607	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		195,782
	TOTAL POSITIONS	1/12 00			FROM FEDERALI GRANIS IROSI FOND		155,102
	TOTAL ALL FUNDS	143.00	11,368,866	1608	EXPENSES		
	TOTAL ALL TONDO		11,300,000	1000	FROM ADMINISTRATIVE TRUST FUND		50,000
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES				FROM FEDERAL GRANTS TRUST FUND		2,000
					FROM LAND ACQUISITION TRUST FUND		163,427
A	APPROVED SALARY RATE 3,614,501						
				1609	AID TO LOCAL GOVERNMENTS		
1599	SALARIES AND BENEFITS POSITIONS	65.00			GRANTS AND AIDS - NORTHWEST FLORIDA WATER		
	FROM GENERAL REVENUE FUND	874,257			MANAGEMENT DISTRICT ENVIRONMENTAL RESOURCE		
	FROM ADMINISTRATIVE TRUST FUND		1,283,809		PERMITTING PROGRAM	1 051 001	
	FROM AIR POLLUTION CONTROL TRUST		000 026		FROM GENERAL REVENUE FUND	1,851,231	
	FUND		989,036 1,577,740	1610	AID TO LOCAL GOVERNMENTS		
	FROM SOLID WASTE MANAGEMENT TRUST		1,311,140	1010	GRANTS AND AIDS - NORTHWEST FLORIDA WATER		
	FUND		326,063		MANAGEMENT DISTRICT - OPERATIONS		
			520,000		FROM GENERAL REVENUE FUND	3,360,000	
1600	OTHER PERSONAL SERVICES						
	FROM ADMINISTRATIVE TRUST FUND		62,750	1611	AID TO LOCAL GOVERNMENTS		
					GRANTS AND AIDS - SUWANNEE RIVER WATER		
1601	EXPENSES				MANAGEMENT DISTRICT - OPERATIONS	0 005 000	
	FROM GENERAL REVENUE FUND	736,342	450 564		FROM GENERAL REVENUE FUND	2,287,000	
	FROM ADMINISTRATIVE TRUST FUND FROM AIR POLLUTION CONTROL TRUST		459,564	1612	AID TO LOCAL GOVERNMENTS		
	FUND		202,094	1012	GRANTS AND AIDS - SUWANNEE RIVER WATER		
	FROM LAND ACQUISITION TRUST FUND		20,678		MANAGEMENT DISTRICT - ENVIRONMENTAL		
	FROM SOLID WASTE MANAGEMENT TRUST		==,		RESOURCE PERMITTING		
	FUND		54,685		FROM GENERAL REVENUE FUND	453,000	
1602	OPERATING CAPITAL OUTLAY			1612A	AID TO LOCAL GOVERNMENTS		
	FROM ADMINISTRATIVE TRUST FUND		2,876		GRANTS AND AIDS - SUWANNEE RIVER WATER		
1602	ADDATAL ARBEADING				MANAGEMENT DISTRICT - PAYMENT IN LIEU OF		
1603	SPECIAL CATEGORIES				TAXES FROM GENERAL REVENUE FUND	252 000	
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	32,327			FROM GENERAL REVENUE FUND	352,909	
	FROM ADMINISTRATIVE TRUST FUND	32,321	87,585	1612B	AID TO LOCAL GOVERNMENTS		
	FROM AIR POLLUTION CONTROL TRUST		07,303	10120	GRANTS AND AIDS - WATER MANAGEMENT		
	FUND		8,894		DISTRICTS - LAND MANAGEMENT		
			•		FROM LAND ACQUISITION TRUST FUND		11,000,000
1604	SPECIAL CATEGORIES						
	RISK MANAGEMENT INSURANCE				om the funds in Specific Appropriation 1612B		
	FROM ADMINISTRATIVE TRUST FUND		88,946		e Northwest Florida Water Management District		
1.605	CDEGIAL CAMEGODIES				e Suwannee River Water Management District,		
1605	SPECIAL CATEGORIES				e St. Johns Water Management District, \$2,7! uthwest Florida Water Management District, an		
	TRANSFER TO DEPARTMENT OF MANAGEMENT				the South Florida Water Management District, an		provided
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			LU	ene south rivilua water management District.		
	FROM GENERAL REVENUE FUND	13,325		16120	AID TO LOCAL GOVERNMENTS		
	FROM ADMINISTRATIVE TRUST FUND	/ • - •	3,522		GRANTS AND AIDS - WATER MANAGEMENT		
	FROM AIR POLLUTION CONTROL TRUST		- , -		DISTRICTS - MFLS		
	FUND		4,697		FROM LAND ACQUISITION TRUST FUND		1,500,000
	FROM LAND ACQUISITION TRUST FUND		4,209	_	and the grounds have the second		NT 1.7
	FROM SOLID WASTE MANAGEMENT TRUST			Fui	nds in Specific Appropriation 1612C are p	provided to the	nortnwest

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

#### APPROPRIATION

Florida Water Management District for activities related to establishing minimum flows and levels.

### 1613 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM LAND ACQUISITION TRUST FUND . . 3,000

#### 1614 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM LAND ACQUISITION TRUST FUND . . 6,828

#### 1615 SPECIAL CATEGORIES

GRANTS AND AIDS - INDIAN RIVER LAGOON AND LAKE OKEECHOBEE BASIN - OPERATIONS

FROM LAND ACQUISITION TRUST FUND . . 350,000

#### 1616 SPECIAL CATEGORIES

TRANSFER TO THE SOUTH FLORIDA WATER MANAGEMENT DISTRICT - DISPERSED WATER STORAGE

FROM LAND ACQUISITION TRUST FUND . . 5,000,000

#### 1616A SPECIAL CATEGORIES

DISPERSED WATER MANAGEMENT

FROM GENERAL REVENUE FUND . . . . . . 13,650,000

FROM LAND ACQUISITION TRUST FUND . . 13,650,000

From the funds in Specific Appropriation 1616A, the department shall provide funds to water management districts for dispersed water management and water farming projects, and may enter into contracts for projects located in more than one water management district.

#### 1616B SPECIAL CATEGORIES

TRANSFER TO THE SOUTH FLORIDA WATER
MANAGEMENT DISTRICT - CITY OF LAUDERHILL
PARKWAY PARK / NORTH FORK OF NEW RIVER
FROM GENERAL REVENUE FUND . . . . .

850,000

Funds provided in Specific Appropriation 1616B are provided to the South Florida Water Management District for the design of a new linear parkway park along the North Fork of the New River to connect the greenway system in the City of Lauderhill. The South Florida Water Management District shall begin project design no later than October 1, 2016.

#### 1617 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND . . .

### 1618 FIXED CAPITAL OUTLAY

LAND ACQUISITION

FROM LAND ACQUISITION TRUST FUND . . 20,000,000

From the funds in Specific Appropriation 1618, \$20,000,000 is provided to the South Florida Water Management District for the restoration of the Kissimmee River.

#### 1619 FIXED CAPITAL OUTLAY

DEBT SERVICE- WATER MANAGEMENT DISTRICTS

FROM LAND ACQUISITION TRUST FUND . . 13,38

Funds in Specific Appropriation 1619 shall be expended by the Department of Environmental Protection, the South Florida Water Management District, and the St. Johns River Water Management District to redeem or legally defease all outstanding bonds of the South Florida Water Management District and the St. Johns River Water Management District, which are secured by the excise tax on documents collected pursuant to section 201.15, Florida Statutes. Funds provided in Specific Appropriation 1619 shall be combined with other funds available to the department or either district for the payment of such bonds, to provide for such redemption or defeasance and all costs related thereto. Funds

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

#### APPROPRIATION

appropriated in Specific Appropriation 1619 shall be available to the department, the South Florida Water Management District, and the St. Johns River Water Management District on July 1, 2015, for the purposes provided herein and shall be credited to the requirement of Article X, section 28 of the Florida Constitution, that no less than 33 percent of net revenues of the excise tax on documents be deposited to the Land Acquisition Trust Fund and used for certain specified purposes.

#### 1620 FIXED CAPITAL OUTLAY

DEBT SERVICE - SAVE OUR EVERGLADES BONDS FROM LAND ACQUISITION TRUST FUND . .

26,389,740

Funds provided in Specific Appropriation 1620 are for Fiscal Year 2015-2016 debt service on bonds authorized pursuant to section 215.619, Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies as a result of a change in the interest rate, timing of issuance, or other circumstances, there is appropriated from the Land Acquisition Trust Fund an amount sufficient to pay such debt service.

# 1620A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
AID TO WATER MANAGEMENT DISTRICTS-LAND
ACOUISITION

FROM GENERAL REVENUE FUND . . . . .

1,000,000

The funds in Specific Appropriation 1620A are provided to the Southwest Florida Water Management District for the Heritage Lake Estates Conservation Easement in Pasco County for flood protection.

### 1621 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND

NONSTATE ENTITIES - FIXED CAPITAL OUTLAY EVERGLADES RESTORATION

FROM GENERAL REVENUE FUND . . . . . . 22,948,923

FROM LAND ACQUISITION TRUST FUND . .

58,887,820

From the funds in Specific Appropriation 1621, \$22,948,923 in nonrecurring funds from the General Revenue Fund, \$26,659,787 in recurring funds and \$228,033 in nonrecurring funds from the Land Acquisition Trust Fund are provided for the planning, design, engineering and construction of the Comprehensive Everglades Restoration Plan, the Lake Okeechobee Protection Plan, the Caloosahatchee and St. Lucie River Watershed Protection Plan components, and water quality enhancement projects identified in the state's long-term plan.

From the funds in Specific Appropriation 1621, \$32,000,000 from the Land Acquisition Trust Fund is provided for the Restoration Strategies Regional Water Quality Plan.

# 1621A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

GRANTS AND AIDS - OCEAN RESEARCH AND CONSERVATION ASSOCIATION - KILROY MONITORING SYSTEMS

FROM GENERAL REVENUE FUND . . . . . 250,000

### TOTAL: WATER POLICY AND ECOSYSTEMS RESTORATION

FROM GENERAL REVENUE FUND . . . . . . 47,003,063

PROGRAM: ENVIRONMENTAL ASSESSMENT AND RESTORATION

WATER SCIENCE AND LABORATORY SERVICES

APPROVED SALARY RATE 9,501,020

1623 SALARIES AND BENEFITS POSITIONS 209.00

HAZARDOUS WASTE CLEANUP

FROM ENVIRONMENTAL LABORATORY

SPECII	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION PRIC PRIATION	SP	CCTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
APPROI			PROPRIATION
	FROM ENVIRONMENTAL LABORATORY		35 SPECIAL CATEGORIES DIGW. MANAGEMENT INCIDANCE
	TRUST FUND		RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND
		4	
	FROM INTERNAL IMPROVEMENT TRUST	00	FROM LAND ACQUISITION TRUST FUND
	FUND		FROM WATER QUALITY ASSURANCE TRUST
	FROM LAND ACQUISITION TRUST FUND . 6,184,4	00	FUND
	FROM WATER QUALITY ASSURANCE TRUST	ın 1 <i>c</i>	CO CDECTAL CAMECODIEC
	FUND	// 10	SPECIAL CATEGORIES
1604	OMITED DEDGOMAL GEDULGEG		U.S. GEOLOGIC SURVEY COOPERATIVE AGREEMENT
1624	OTHER PERSONAL SERVICES		FROM WATER QUALITY ASSURANCE TRUST
	FROM ENVIRONMENTAL LABORATORY	10	FUND
	TRUST FUND		OPECTAL CAMECODIEC
	FROM LAND ACQUISITION TRUST FUND 89,1	19 10	37 SPECIAL CATEGORIES  TRANSPER TO INCITETURE OF FOOD AND
	FROM WATER QUALITY ASSURANCE TRUST	11	TRANSFER TO INSTITUTE OF FOOD AND
	FUND	12	AGRICULTURE SCIENCES (IFAS) - LAKEWATCH
1.00	ENDENCE		FROM INTERNAL IMPROVEMENT TRUST
1625	EXPENSES  FROM PAULIDONNIAMENTAL LABORATIONAL		FUND
	FROM ENVIRONMENTAL LABORATORY	11	From the funds provided in Specific Appropriation 1637, the
	TRUST FUND		administrative everyood aggregation for the University of Elevide shell
	FROM FEDERAL GRANTS TRUST FUND 254,9		administrative overhead assessment for the University of Florida shall
	FROM LAND ACQUISITION TRUST FUND . 1,283,1	11	not exceed 10 percent of the appropriation.
	FROM WATER QUALITY ASSURANCE TRUST	nr 1¢	CO CDECTAL CAMECODIEC
	FUND	95 16	
1.00	ODEDAMING CADIMA OUMLAN		TRANSFER TO DEPARTMENT OF MANAGEMENT
1626	OPERATING CAPITAL OUTLAY		SERVICES - HUMAN RESOURCES SERVICES
	FROM ENVIRONMENTAL LABORATORY		PURCHASED PER STATEWIDE CONTRACT
	TRUST FUND	10	FROM ENVIRONMENTAL LABORATORY
1.000	ODECTAL CAMECODIEC		TRUST FUND
1628	SPECIAL CATEGORIES		FROM FEDERAL GRANTS TRUST FUND 14,342
	GROUND WATER QUALITY MONITORING NETWORK		FROM INTERNAL IMPROVEMENT TRUST
	FROM ENVIRONMENTAL LABORATORY	10	FUND
	TRUST FUND	10	
	FROM WATER QUALITY ASSURANCE TRUST	11	FROM WATER QUALITY ASSURANCE TRUST
	FUND	3T	FUND
1.000	ODDOTAL GAMDGODIDG	1.0	202 DIVED CADINAL CUMIAV
1629	SPECIAL CATEGORIES	16	38A FIXED CAPITAL OUTLAY
	WATER MANAGEMENT DISTRICTS LABORATORY		LAKE APOPKA RESTORATION
	SUPPORT		FROM GENERAL REVENUE FUND 6,000,000
	FROM ENVIRONMENTAL LABORATORY	\F	FROM LAND ACQUISITION TRUST FUND 2,000,000
	TRUST FUND	45	Funds in Specific Appropriation 1638A, are provided to the Department
1.620	CDECTAL CAMECODIEC		of Environmental Protection and may be transferred to the Fish and
1630	SPECIAL CATEGORIES		Wildlife Conservation Commission and/or the St. Johns River Water
	EVERGLADES LAB SUPPORT FROM ENVIRONMENTAL LABORATORY		Management District for Lake Apopka restoration.
		-1	management district for have apopua restoration.
	TRUST FUND		עג זייוו וגיידות אי חסעדס מכי
1.621	SPECIAL CATEGORIES	10	39 FIXED CAPITAL OUTLAY SPRINGS RESTORATION
1631			
	WATER QUALITY MANAGEMENT/PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND 1,445,1		FROM GENERAL REVENUE FUND 6,352,985 FROM LAND ACQUISITION TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND 1,445,1	10	TROFT DAME REQUISITION TROST FUND
1632	SPECIAL CATEGORIES		Funds in Specific Appropriation 1639, may be used for land acquisition
1032			to protect springs and for capital projects that protect the quality and
	LABORATORY SERVICES	10	quantity of water that flow from springs. The department, in conjunction
	FROM FEDERAL GRANTS TRUST FUND 250,0	10	with the water management districts and the Department of Agriculture
1633	כחשכיות כתישבים דשכ		
1033	SPECIAL CATEGORIES		and Consumer Services, shall submit an annual progress report to the Governor, the President of the Senate, and the Speaker of the House of
	CONTRACTED SERVICES FROM ENVIRONMENTAL LABORATORY		Representatives by December 1, 2015, on the status of each total maximum
		17	daily load, basin management action plan, minimum flow or minimum water
	TRUST FUND	) /	level, recovery or prevention strategy and implementation of best
	FUND	52	management practices for all first magnitude springs and additional
	1000	72	springs the department determines to be of statewide or regional
Δn	or before January 1, 2016, the Department of Environmental Protection		significance.
	all provide a report to the President of the Senate, the Speaker of		523122204100.
	House, and the chairs of the Senate Committee on Environmental	16	40 FIXED CAPITAL OUTLAY
	eservation and Conservation and the House Committee on State Affairs	10	TOTAL MAXIMUM DAILY LOADS
	the environmental implications of the land application of septage.		FROM LAND ACQUISITION TRUST FUND 9,385,000
	e report shall include a status update on the study currently being		
	iducted by the department focused on the leaching potential of septage		From the funds in Specific Appropriation 1640, up to \$500,000 may be
	nd application sites to ground water.		transferred to the Department of Agriculture and Consumer Services for
	· · · · · · · · · · · · · · · · · · ·		implementation of agricultural best management practices.
1634	SPECIAL CATEGORIES		
	HAZARDOUS WASTE CLEANUP	16	41 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND

312,710

1641 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

GRANTS AND AID - NON-POINT SOURCE (NPS)

SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MA FIC PRIATION	ANAGEMENT/TRANSPO	RTATION	SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSF FIC PRIATION	PORTATION
11110	MANAGEMENT PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		10,000,000 2,285,118	Nav Sou Bro	warre Beach Nourishmentuth Siesta Key Beach Nourishment Dward County Shore Protection Project/Segment II	2,750,000 2,700,000
	FROM WATER QUALITY ASSURANCE TRUST FUND		2,714,882		ntral Boca Raton Beach Nourishmentevard County Shore Protection Project/Mid-Reach Segment	
TOTAL	: WATER SCIENCE AND LABORATORY SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	12,352,985	86,361,227	for Fig	om the funds in Specific Appropriation 1647, \$1,533,954 is r post-construction monitoring projects identified in the scal Year 2015-2016. No funds are provided for post-con nitoring costs beyond year three or for new construction	BMFAP for nstruction
	TOTAL POSITIONS	209.00	98,714,212		ceiving funds in Fiscal Year 2015-2016. : BEACH MANAGEMENT	
PROGR	AM: WATER RESOURCE MANAGEMENT				FROM GENERAL REVENUE FUND	29,045,707
BEACH	MANAGEMENT				TOTAL POSITIONS 51.00	
	APPROVED SALARY RATE 2,552,156				TOTAL ALL FUNDS	36,152,207
1642	SALARIES AND BENEFITS POSITIONS FROM LAND ACQUISITION TRUST FUND	51.00	3,385,896		RESOURCE MANAGEMENT  APPROVED SALARY RATE 9,909,744	
1643	OTHER PERSONAL SERVICES FROM LAND ACQUISITION TRUST FUND		237,457	1648	SALARIES AND BENEFITS POSITIONS 201.00	
1644	EXPENSES		237,137	1010	FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	6,944,923 450,647
	FROM LAND ACQUISITION TRUST FUND		396,034		FROM MINERALS TRUST FUND FROM NON-MANDATORY LAND	2,195,150
1645	OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUST FUND		4,597		RECLAMATION TRUST FUND FROM PERMIT FEE TRUST FUND FROM WATER QUALITY ASSURANCE TRUST	1,299,964 1,639,674
1646	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				FUND	1,699,008
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM LAND ACQUISITION TRUST FUND		21,723	1649	OTHER PERSONAL SERVICES FROM LAND ACQUISITION TRUST FUND FROM MINERALS TRUST FUND	40,000 56,565
1647	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY				FROM NON-MANDATORY LAND RECLAMATION TRUST FUND FROM WATER QUALITY ASSURANCE TRUST	66,716
	BEACH PROJECTS - STATEWIDE FROM GENERAL REVENUE FUND	7,106,500			FUND	800,038
	FROM LAND ACQUISITION TRUST FUND	.,200,000	25,000,000	1650	EXPENSES FROM FEDERAL GRANTS TRUST FUND	704,060
En	nds in Specific Appropriation 1647 are prov vironmental Protection's Beach Management Fi MFAP) Local Government Funding Requests for F:	unding Assistance	Program		FROM LAND ACQUISITION TRUST FUND FROM NON-MANDATORY LAND RECLAMATION TRUST FUND	93,060 355,180
Fr	om the funds in Specific Appropriation	1647, \$7,106,500	from the		FROM PERMIT FEE TRUST FUND FROM WATER QUALITY ASSURANCE TRUST	463,870
	neral Revenue Fund is provided for the follow:	3 1 3		1,651	FUND	229,928
Ва	uth Marco Island Nourishmentthtub/Sailfish Pointuth thtub/Sailfish Pointuth Ponte Vedra/Vilano Beach/Summerhaven Beach	2	.,500,000 ,800,000 306,500	1031	OPERATING CAPITAL OUTLAY FROM MINERALS TRUST FUND FROM NON-MANDATORY LAND	1,132
	nice Beach Nourishment/Sarasota County Shore I		966,046		RECLAMATION TRUST FUND	40,125
	om the funds in Specific Appropriation e Land Acquisition Trust Fund is pro			1652	SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND	822,930
	ach projects: nice Beach Nourishment/Sarasota County Shore N	Protection	-	1653	SPECIAL CATEGORIES NATIONAL POLLUTANT DISCHARGE ELIMINATION	
P	roject		134,865 100,000		SYSTEM PROGRAM FROM PERMIT FEE TRUST FUND	139,251
Br	evard County Shore Protection/North & South Re oward County Shore Protection Project/Segment	III	39,262 248,243	1654		
So	ind Pass Ecozone Restoration		60,000 117,630 ,000,000		CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,200,000 FROM MINERALS TRUST FUND	20,000
Lo	ngboat Key Beach Nourishment	1	,500,000	П		
Ju An	arlotte County Beach Restorationpiter Island Beach Nourishmentna Maria Island Cortez Groins Replacement		,,500,000 ,,000,000 ,,500,000	nor	om the funds in Specific Appropriation 1654, \$2,2 nrecurring funds from the General Revenue Fund is provide ty of Cocoa Beach upland seawall.	
	llier County Beach Nourishmentnita Beach Nourishment		.,500,000 500,000	1655	SPECIAL CATEGORIES	

SPECIE		SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANS SPECIFIC APPROPRIATION	SPORTATION
APPROE	RIATION HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST		Blue Spring Nutrient Reduction Project Bowling Green Ion Exchange Water Treatment System	400,000
	FUND	1,855,902	Improvements	210,000
			Boynton Beachfront Park Sewer Treatment Plant Replacement	300,000
1656	SPECIAL CATEGORIES		Brevard County Barge Canal Force Main	300,000
	RISK MANAGEMENT INSURANCE		Brevard County North Courtenay Parkway Sewer Main Extension.	425,000
	FROM GENERAL REVENUE FUND 42,910 FROM NON-MANDATORY LAND		Brevard County Sewer Inflow and Infiltration Reduction Brooksville Horselake Creek - Eastern Branch Drainage	800,000
	RECLAMATION TRUST FUND	21,259 1,540	Restoration Brooksvillle Liberty Street / Saxon Brook Drainage	500,000
			Corrections	150,000
1657	SPECIAL CATEGORIES		Broward County Wetland Rehydration	75,000
	HABITAT RESTORATION		Canaveral City Park Ex-Filtration Project	589,000
	FROM NON-MANDATORY LAND RECLAMATION TRUST FUND	145,610	Cedar Key Water and Sewer District Water Plant	300,000 750,000
1650	CDECINI CAMECODIEC		Expansion Chattahoochee Water Line Replacement Project	300,000
1658	SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP		Clearwater Sanitary Sewer Expansion	250,000
	FROM INLAND PROTECTION TRUST FUND .	76,578	Cocoa Beach Removing Stormwater Contaminants on Minutemen	200,000
		,	Causeway	400,000
1659	SPECIAL CATEGORIES		Coconut Creek Reclaimed Water Extension Project	500,000
	WATER WELL CLEANUP		Collier County Naples Park Area/Basin Infrastructure	
	FROM WATER QUALITY ASSURANCE TRUST		Optimization for Stormwater, Sater and Sewer	750,000
	FUND	969,350	Columbia County Cannon Creek Stormwater Treatment-Flood Abatement	750,000
16591	SPECIAL CATEGORIES		Cooper City Replacement of Water Mains	250,000
1037K	TRANSFER TO THE INSTITUTE OF FOOD AND		Coral Gables Miracle Mile and Giralda Avenue Drainage	200,000
	AGRICULTURAL SCIENCES - WATER POLLUTION		Coral Gables Wet Well Rehabilitation	80,000
	STUDY		Coral Springs Stormwater Improvements	130,000
	FROM GENERAL REVENUE FUND 300,000		Crystal River Kings Bay Pilot Restoration Project	1,600,000
			Dade City Downtown Stormwater Improvement Project	1,900,000
1660	SPECIAL CATEGORIES		Daytona Beach Sanitary Sewer River Crossing Force Main	1,000,000
	TRANSFER TO DEPARTMENT OF MANAGEMENT		DeSoto County US 17 Utility Line Extension	257,000
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		Desoto County US 17 Water Extension; Water Sewer Line Extension in Coordination with FDOT Construction	500,000
	FROM FEDERAL GRANTS TRUST FUND	21,440	Destin Heritage Run Drainage	500,000
	FROM LAND ACQUISITION TRUST FUND	11,515	Dixie County Cross City Forced Sewer Main	1,500,000
	FROM MINERALS TRUST FUND	12,968	Doral Stormwater Improvements	325,000
	FROM NON-MANDATORY LAND		Escambia County Innerarity Water & Sewer Upgrade	1,000,000
	RECLAMATION TRUST FUND	7,267	Fernandina Beach North Fletcher Basin Area	1,000,000
	FROM PERMIT FEE TRUST FUND	6,888	Fort Walton Beach Stormwater Improvements on Golf Course	
	FROM WATER QUALITY ASSURANCE TRUST	0 421	Drive and Eagle Street	700,000
	FUND	8,431	Glades County Wastewater Master Plan Lake Okeechobee and Caloosahatchee BMAP	200,000
1661	SPECIAL CATEGORIES		Graceville Water System Improvements	600,000
	WETLANDS PROTECTION		Groveland Reservoir and Stormwater Treatment Area	3,000,000
	FROM FEDERAL GRANTS TRUST FUND	284,459	Hardee County Regional Wastewater Service Improvements	250,000
			Hendry County Port LaBelle Utilities Gravity Sewer System	600,000
1662	FIXED CAPITAL OUTLAY		Hendry County Wastewater Infrastructure on US27-SR80 Phase I	600,000
	NON-MANDATORY LAND RECLAMATION PROJECTS FROM NON-MANDATORY LAND		Hialeah Gardens Water Conservation	300,000
	RECLAMATION TRUST FUND	4,200,000	1,2,3)	648,000
	RECEIVED IN TROOF FORD	1,200,000	Hillsborough County Palm River	2,000,000
1662A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		Indian River County Oyster Bed Project	50,000
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		Jackson County Indian Springs Sewer Extension Phase I	500,000
	GRANTS AND AIDS - WATER PROJECTS		Jay Drinking Water System	200,000
	FROM GENERAL REVENUE FUND		Kissimmee Wood Side Drainage	250,000
П	de nucuided in Considia Romannistian 1660% aball be a	11000404 00	Labelle City Wharf Phase 3	350,000
	ds provided in Specific Appropriation 1662A, shall be a lows:	llocated as	Lake County Clermont Chain of Lakes County Basin Study  Lake Hamilton US 27 Wastewater Project	300,000 300,000
	5 County Road 740 Wastewater Project, Webster	197,000	Lake Region Water Infrastructure Improvement	500,000
	chua County Orange Creek Restoration	100,000	Lake Worth Stormwater and Wastewater	500,000
	amonte Springs Advanced Wastewater Treatment Potable	,	Lantana Sea Pines Drainage Improvement Project	100,000
	deuse Demonstration (Wekiva River Basin)	6,000,000	Lee County Caloosahatchee Creeks Preserve Restoration	250,000
	adia Lee Avenue Water and Sewer Improvements	250,000	Lee County Fichter's Creek Restoration	300,000
	entura NE 29 Place South Stormwater Retrofits	195,000	Lee County FPL Powerline Easement Water Quality Improvement	200 000
	d Eagle/Bayport/Tahiti Drainage Improvements and Outfall. tow Water Reclamation Facility Improvements for Regional	100,000	Project  Lee County Hydrologic Restoration of Bob Janes Preserve	200,000 100,000
	low water Reclamation Facility improvements for Regional	500,000	Lee County Hydrologic Restoration of Telegraph Creek	100,000
	County North Bay Wastewater Collection Systems	223,000	Preserve Restoration	125,000
Ī	improvement	500,000	Lee County Prairie Pines Preserve Restoration	300,000
Вау	Harbor Islands Sewer Manhole Lining Project	100,000	Lee County Yellow Fever Creek-Gator Slough Transfer Facility	
	le Glade SW 3rd Street Storm Water Improvements	400,000	Project	175,000
Blo	ountstown Wastewater Improvements and Expansion	2,000,000	Leon County Centerville Trace Target Area Project	250,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRAN	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC		SPECIFIC
APPROPRIATION		APPROPRIATION
Madeira Beach Stormwater Retrofits	145,000	1663 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Mala Compra Basin Water Quality Enhancement Project	600,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Manatee County Biological Treatment Unit	500,000	GRANTS AND AID - NON-POINT SOURCE (NPS)
Marco Island Alternative Water Solution	400,000	MANAGEMENT PLANNING GRANTS
Margate New Force Main Project	250,000	FROM FEDERAL GRANTS TRUST FUND 2,000,000
Margate Sewer Re-piping Phase II	200,000	
Martin County Leilani Heights Stormwater Improvement Project	50,000	1664 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Martin County North River Shores Phase II Vacuum Sewer	,	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
System	1,500,000	DRINKING WATER FACILITY CONSTRUCTION -
Medley NW 87th Avenue Utility Adjustments	300,000	STATE REVOLVING LOAN
Melbourne Horse Creek Dredging Project	810,000	FROM GENERAL REVENUE FUND 7,440,800
Miami Beach Stormwater Project	750,000	FROM DRINKING WATER REVOLVING LOAN
Miami Gardens Stormwater Drainage Improvements on NW 13	750,000	TRUST FUND
	175 000	11.001 10.10
Avenue	175,000	1000 CDANIEC AND ATEC TO LOCAL COMPONINGATION AND
Miami Lakes Canal Bank Stabilization Project Phase II	500,000	1665 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Miami Lakes Lake Sarah Drainage Improvements	300,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Miami Lakes West Lakes Drainage Improvements Phase B	300,000	WASTEWATER TREATMENT FACILITY CONSTRUCTION
Miami River Commission Miami River Environmental Restoration	150,000	FROM GENERAL REVENUE FUND 9,479,200
Miami Springs Study, Erosion Control & Stabilization of		FROM WASTEWATER TREATMENT AND
Drainage Canals	500,000	STORMWATER MANAGEMENT REVOLVING
Minneola Emergency Backup Drinking Water Connection for Lake		LOAN TRUST FUND
Correctional Institution	100,000	
Minneola Emergency Backup Wastewater Treatment Connection		1667 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
for Lake Correctional Institution	50,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Mount Dora Britt Road Utility Extension Water Line	750,000	SMALL COUNTY WASTEWATER TREATMENT GRANTS
Nassau County Thomas Creek Flooding Assistance	350,000	FROM FEDERAL GRANTS TRUST FUND 16,000,000
North Lauderdale Sanitary Sewer Rehabilitation	500,000	
	•	From the funds in Specific Appropriation 1667, \$2,000,000 is provided
North Miami Beach 19th Avenue Business District Sewering	425,000	
North Miami Tressler Street Drainage Improvements	250,000	to publicly owned utilities to remove sand and grit from wastewater
Oakland - South Lake Apopka Initiative	1,000,000	treatment plants with daily flow less than 3 MGD and must remain in
Ocala Well and Septic Tank Reduction Project	500,000	operation during cleaning to avoid the discharge of untreated
Ocean Breeze Treating Toxic Stormwater	150,000	wastewater. The department shall coordinate the selection and
Okaloosa County/Eglin/Niceville Reclaim Water Project	3,000,000	administration of projects. Funds shall be distributed on a first-come,
Okeechobee Stormwater Conveyance/Retrofit and Water Quality.	200,000	first-serve basis and require a local match of at least 50 percent, with
Opa-Locka Canal Improvements	250,000	the exception that the local match shall be waived by the department if:
Palm Bay Basin 1 Stormwater Treatment Project	250,000	1) the public utility is located in a Rural Area of Opportunity pursuant
Palm Beach Gardens Stormwater System Reconstruction	250,000	to section 288.06546, Florida Statutes; 2) the public utility is located
Palmetto Bay Drainage Sub-Basin No 59 and 60	225,000	in a county that has a poverty level equal to or greater than 20 percent
Pembroke Park SW 31st Avenue Drainage Project Phase II	300,000	as defined by the most recent federal census; or, 3) the public utility
Pinellas Park-Garnett-Disston Drainage Project	300,000	is located in and wholly serves a municipality that has a poverty level
Pithlachascotee River Restoration		equal to or greater than 25 percent as qualified by the municipality and
and the second s	187,000	
Port Orange White Acres Utilities Improvements	750,000	such qualification is accepted by the department.
Punta Gorda Reverse Osmosis Water Treatment Plant and	4 000 000	16603 CD3NMC AND ATDO NO LOCAL COMPANIONED AND
Brackish Groundwater Supply Project	4,000,000	1667A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Putnam County East Palatka Drainage Cleaning Project	152,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Putnam County Water Transmission Main Extension	250,000	BREVARD COUNTY MUCK DREDGING
Sarasota County Phillippi Creek Septic System Replacement		FROM GENERAL REVENUE FUND 9,574,462
Program-Sarasota Bay Restoration Project	250,000	FROM LAND ACQUISITION TRUST FUND 425,538
Seminole Improvement District Drainage Alternative Water		
Supply and Water Quality Project	2,000,000	Funds in Specific Appropriation 1667A are provided to Brevard County
Silver Springs Stormwater Nutrient Reduction Project	250,000	for removal of muck from the Central and Northern Indian River Lagoon
South Daytona Jones St. Stormwater Pond Project	190,000	and the Banana River. Brevard County shall provide \$1,500,000 to the
South Miami Twin Lakes Sanitary Sewer Expansion	200,000	Indian River Lagoon Research Institute at Florida Institute of
South Miami Twin Lakes Stormwater Drainage Phase III	200,000	Technology for the purpose of scientific assessment to determine
Spanish Creek at Daniels Preserve Restoration	300,000	environmental benefits from the project.
Spring Lake Improvement District Pump Station Repair/Upgrade	500,000	on. liminous sonotios itom one project.
		1,000 CDANIEC AND ATDO TO LOCAL COMPANIES AND
Summerhaven River Restoration Project	400,000	1667B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Summertree Water Supply Interconnect	1,000,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Sunrise C-51 Reservoir Water Supply Expansion	1,000,000	EAU GALLIE RIVER MUCK REMOVAL - EGRET
Sweetwater Stormwater Improvements	250,000	FROM GENERAL REVENUE FUND 10,000,000
Tallahassee Lower Central Drainage Ditch Erosion Control		
Phase I	409,620	TOTAL: WATER RESOURCE MANAGEMENT
Tamarac Receiving Pond Erosion Control Project	150,000	FROM GENERAL REVENUE FUND 112,380,372
Umatilla Water Plant Upgrades - Phase 2	400,000	FROM TRUST FUNDS
Village of Biscayne Park Stormwater Master Plan	150,000	
Virginia Gardens VG-66 Avenue Storm Drain, ADA, and Road	•	TOTAL POSITIONS 201.00
Widening	350,000	TOTAL ALL FUNDS
Wauchula Waterline Replacement Service Area 2 - South 1st		
Ave Green MLK and Summit Area	250,000	PROGRAM: WASTE MANAGEMENT
Wildwood CR 209 Forcemain.	250,000	-10-012411 HAVID HARMONIUMA
Wildwood Lower Floridian Well.		ыл стр мамасрмомт
	500,000	WASTE MANAGEMENT
Winter Garden SW Reuse Phase 2-C.R.545 Reuse Main Extension.	193,380	אחססחות מו אסע סאתם מיים מיים מיים מיים מיים מיים מיים מי
Winter Haven NW Sustainable Stormwater Management Project	100,000	APPROVED SALARY RATE 9,285,707
Zephyrhills Fire Protection Water Line	450,000	

SPECIE		H MANAGEMENT/TRANSPORTATION	SPECIF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT FIC PRIATION	I/TRANSPORTATION
	FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND	186.00 5,137,979 2,416,653		SPECIAL CATEGORIES HAZARDOUS WASTE COMPLIANCE ASSISTANCE AND EDUCATION	
	FROM SOLID WASTE MANAGEMENT TRUST FUND	2,074,966		FROM SOLID WASTE MANAGEMENT TRUST FUND	100,000
	FROM WATER QUALITY ASSURANCE TRUST FUND	3,672,110	1681	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF AGRICULTURE AND	
1669	OTHER PERSONAL SERVICES FROM INLAND PROTECTION TRUST FUND .	23,780		CONSUMER SERVICES - MOSQUITO CONTROL PROGRAM	
	FROM FEDERAL GRANTS TRUST FUND	214,193		FROM SOLID WASTE MANAGEMENT TRUST	
	FROM SOLID WASTE MANAGEMENT TRUST FUND	142,552		FUND	2,660,000
	FROM WATER QUALITY ASSURANCE TRUST FUND	12,000	1682	SPECIAL CATEGORIES DRYCLEANING CONTAMINATION CLEANUP	
1670		12,000		FROM WATER QUALITY ASSURANCE TRUST	00.000
1670	EXPENSES FROM INLAND PROTECTION TRUST FUND .	565,800		FUND	90,000
	FROM FEDERAL GRANTS TRUST FUND	179,291	1683	SPECIAL CATEGORIES	
	FROM SOLID WASTE MANAGEMENT TRUST	117,271	1005	RISK MANAGEMENT INSURANCE	
	FUND	277,094		FROM INLAND PROTECTION TRUST FUND .	50,944
	FROM WATER QUALITY ASSURANCE TRUST	·		FROM SOLID WASTE MANAGEMENT TRUST	,
	FUND	436,166		FUND FROM WATER QUALITY ASSURANCE TRUST	11,314
1671	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SOUTHERN WASTE			FUND	16,440
	INFORMATION EXCHANGE CLEARING HOUSE		1684	SPECIAL CATEGORIES	
	FROM SOLID WASTE MANAGEMENT TRUST FUND	300,000		TRANSFER TO DEPARTMENT OF REVENUE - ADMINISTRATION OF LEAD ACID BATTERY FEE	
1672	AID TO LOCAL GOVERNMENTS			FROM WATER QUALITY ASSURANCE TRUST FUND	231,092
	GRANTS AND AIDS - LOCAL HAZARDOUS WASTE		1685		, , ,
	COLLECTION FROM WATER QUALITY ASSURANCE TRUST		1000	TRANSFER TO UNIVERSITY OF FLORIDA -	
	FUND	509,994		RESEARCH AND TESTING FROM SOLID WASTE MANAGEMENT TRUST	
1673	OPERATING CAPITAL OUTLAY			FUND	700,000
	FROM INLAND PROTECTION TRUST FUND .	9,929			
	FROM SOLID WASTE MANAGEMENT TRUST FUND	44,094	1686	SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP	
	FROM WATER QUALITY ASSURANCE TRUST	·		FROM INLAND PROTECTION TRUST FUND .	5,624,541
	FUND	11,023		FROM FEDERAL GRANTS TRUST FUND	3,092,467
1674	SPECIAL CATEGORIES		1687		
	STORAGE TANK COMPLIANCE VERIFICATION FROM INLAND PROTECTION TRUST FUND .	5,900,000		LOCAL GOVERNMENT CLEANUP CONTRACTING FROM INLAND PROTECTION TRUST FUND .	14,000,000
1675	SPECIAL CATEGORIES		1688	SPECIAL CATEGORIES	
1075	TRANSFER TO DEPARTMENT OF HEALTH FOR		2000	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	BIOMEDICAL WASTE REGULATION FROM SOLID WASTE MANAGEMENT TRUST			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FUND	880,000		FROM INLAND PROTECTION TRUST FUND .	31,153
1676	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST	10,575
	CONTRACTED SERVICES			FUND	10,603
	FROM INLAND PROTECTION TRUST FUND .	109,045		FROM WATER QUALITY ASSURANCE TRUST	
	FROM FEDERAL GRANTS TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST	4,200		FUND	21,647
	FUND	102,500	1688A	SPECIAL CATEGORIES	
	FROM WATER QUALITY ASSURANCE TRUST	62,100		TRANSFER TO THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES - OPERATION CLEAN	
1677		·		SWEEP	
1677	SPECIAL CATEGORIES FEDERAL WASTE PLANNING GRANTS			FROM SOLID WASTE MANAGEMENT TRUST FUND	100,000
	FROM FEDERAL GRANTS TRUST FUND	954,153	1689	FIXED CAPITAL OUTLAY	
1678	SPECIAL CATEGORIES		1007	DRY CLEANING SOLVENT CONTAMINATED SITE	
	HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST			CLEANUP FROM WATER QUALITY ASSURANCE TRUST	
	FUND	1,719,108		FUND	6,500,000
1.070	CDECTAL CAMECODIEC		1.000	עג זשות באחדתא מפעדם	
1679	SPECIAL CATEGORIES HAZARDOUS WASTE SITES RESTORATION		трядА	FIXED CAPITAL OUTLAY SOLID WASTE LANDFILL CLOSURES	
	FROM FEDERAL GRANTS TRUST FUND	1,710,385		FROM SOLID WASTE MANAGEMENT TRUST	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH SPECIFIC APPROPRIATION	MANAGEMENT/TRANSPORTATION	SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEM FIC PRIATION	MENT/TRANSPORTATION
FUND	2,339,764	1695	OTHER PERSONAL SERVICES	4 000 607
1690 FIXED CAPITAL OUTLAY			FROM STATE PARK TRUST FUND	4,020,637
PETROLEUM TANKS CLEANUP		1696	EXPENSES	
FROM INLAND PROTECTION TRUST FUND .	125,000,000		FROM LAND ACQUISITION TRUST FUND FROM STATE PARK TRUST FUND	84,550
From the funds in Specific Appropriation	1690. up to \$5.000.000 in		FROM STATE PARK TRUST FUND	13,105,183
nonrecurring funds from the Inland Protection		1697	OPERATING CAPITAL OUTLAY	
by the Department of Environmental Protection			FROM STATE PARK TRUST FUND	80,986
site rehabilitation using contractors that innovative technologies approved by the depar		1698	SPECIAL CATEGORIES	
2015-2016, the department shall identify a		1070	ACQUISITION OF MOTOR VEHICLES	
cleanup site that is conducive to rehabilita	tion using non-traditional		FROM STATE PARK TRUST FUND	206,374
or innovative petroleum cleanup technologies a The department shall select contractors that		E-ve	om the funds provided in Specific Appropriation	1600 the Department
innovative technologies approved by the dep site rehabilitation, using a competitive perform the site rehabilitation. By April rehabilitation is complete at the site(s) sel required above, whichever is latest, the	partment for petroleum tank solicitation process, to . 1, 2016, or after site ected by the department as department shall submit a	of rep unl rep	Environmental Protection may purchase one or more placement when the mileage of a vehicle is in excless it is determined by the agency secretal placement is a critical safety issue, or based on a coumstances as provided for in section 287.14(3),	e motor vehicles for ess of 150,000 miles ry that the vehicle emergency unforeseen
report to the Legislature detailing		1,000	CDECINI CAMECODIEC	
rehabilitation using non-traditional or innov by the department and the result of the reh		1033	SPECIAL CATEGORIES DISTRIBUTION OF SURCHARGE FEES	
the report shall detail the level of clean	up achieved, the length of		FROM STATE PARK TRUST FUND	800,000
time that it took to achieve a no further established cleanup target level, and t		1700	SPECIAL CATEGORIES	
rehabilitation.	the overall cost of the	1700	DISBURSE DONATIONS	
			FROM GRANTS AND DONATIONS TRUST	
1691 FIXED CAPITAL OUTLAY HAZARDOUS WASTE CONTAMINATED SITE CLEANUP			FUND FROM STATE PARK TRUST FUND	206,714 250,000
FROM WATER QUALITY ASSURANCE TRUST			THOSE STATE THAT THOSE TOND	230/000
FUND	3,500,000	1701	SPECIAL CATEGORIES	
1692 FIXED CAPITAL OUTLAY			LAND MANAGEMENT FROM LAND ACQUISITION TRUST FUND	1,625,876
DEBT SERVICE - INLAND PROTECTION FINANCING	}			
CORPORATION FROM INLAND PROTECTION TRUST FUND .	9,782,749	1702	SPECIAL CATEGORIES AMERICORPS PROGRAM	
FROM INDAND FROIDCITON TROST FOND .	7,102,147		FROM FEDERAL GRANTS TRUST FUND	621,926
Funds in Specific Appropriation 1692 are		1500	CDECTAL CAMEGODIES	
debt service on bonds pursuant to Specific A 2009-81, Laws of Florida, and any administrat		1/03	SPECIAL CATEGORIES OUTSOURCING/PRIVATIZATION	
Protection Financing Corporation for the pu	rpose of rehabilitation of		FROM STATE PARK TRUST FUND	5,188,591
petroleum contamination sites pursuant to 376.317, Florida Statutes.	sections 376.30 through	17027	SPECIAL CATEGORIES	
376.317, FIORIUA SCACULES.		1/03A	MANAGEMENT OF WATER CONTROL STRUCTURES	
1693 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			FROM STATE PARK TRUST FUND	150,000
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SOLID WASTE MANAGEMENT		1704	SPECIAL CATEGORIES	
FROM SOLID WASTE MANAGEMENT TRUST		1701	CONTROL OF INVASIVE EXOTICS	
FUND	3,000,000		FROM STATE PARK TRUST FUND	314,854
1693A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		1704A	SPECIAL CATEGORIES	
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			PURCHASES FOR RESALE	
GRANTS AND AIDS - CITY OF OPA-LOCKA BROWNFIELD ASSESSMENT AND CLEANUP - FIXED	1		FROM STATE PARK TRUST FUND	302,407
CAPITAL OUTALY	,	1705	SPECIAL CATEGORIES	
FROM GENERAL REVENUE FUND	250,000		RISK MANAGEMENT INSURANCE	400.054
TOTAL: WASTE MANAGEMENT			FROM LAND ACQUISITION TRUST FUND FROM STATE PARK TRUST FUND	608,851 2,223,938
FROM GENERAL REVENUE FUND	250,000			2/220/300
FROM TRUST FUNDS	204,342,404	1705A	SPECIAL CATEGORIES GREENWAYS CARL MANAGEMENT FUNDING	
TOTAL POSITIONS	186.00		FROM LAND ACQUISITION TRUST FUND	2,207,436
TOTAL ALL FUNDS	204,592,404			
PROGRAM: RECREATION AND PARKS		1705B	SPECIAL CATEGORIES LAND USE PROCEEDS DISBURSEMENTS	
			FROM STATE PARK TRUST FUND	183,683
STATE PARK OPERATIONS		1706	SPECIAL CATEGORIES	
APPROVED SALARY RATE 33,426,176		T / 00	TRANSFER TO DEPARTMENT OF MANAGEMENT	
1694 SALARIES AND BENEFITS POSITIONS	994.50		SERVICES - HUMAN RESOURCES SERVICES	
FROM LAND ACQUISITION TRUST FUND	28,068,344		PURCHASED PER STATEWIDE CONTRACT FROM LAND ACQUISITION TRUST FUND	234,396
FROM STATE PARK TRUST FUND	19,354,385		FROM STATE PARK TRUST FUND	167,878

SPECIF APPROP	RIATION	RANSPORTATION	SPECI: APPRO	PRIATION	ANSPORTATION
1707		20,000,000	1714	OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	6,957 104,656 570,939
	m the funds in Specific Appropriation 1707, vided to construct and furnish a visitors center at Love k.		1715	EXPENSES FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	144,600 1,042,662
1707A	FIXED CAPITAL OUTLAY WEEKI WACHEE SPRINGS STATE PARK FROM GENERAL REVENUE FUND		1716	OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUST FUND	29,292
1707B	FIXED CAPITAL OUTLAY NATIONAL FISH AND WILDLIFE FOUNDATION - DEEPWATER HORIZON OIL SPILL		1717	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND	141,135
	FROM GRANTS AND DONATIONS TRUST FUND	2,351,768		om the funds provided in Specific Appropriation 1717, t Environmental Protection may purchase one or more motor	
1709	FIXED CAPITAL OUTLAY REMOVE ACCESSIBILITY BARRIERS - STATEWIDE FROM LAND ACQUISITION TRUST FUND	4,000,000	un rej	placement when the mileage of a vehicle is in excess of less it is determined by the agency secretary that placement is a critical safety issue, or based on emergen coumstances as provided for in section 287.14(3), Florida	at the vehicle ncy unforeseen
1710	FIXED CAPITAL OUTLAY GRANTS AND DONATIONS SPENDING AUTHORITY FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	6,000,000	1718	SPECIAL CATEGORIES SUBMERGED RESOURCE DAMAGED RESTORATIONS FROM WATER QUALITY ASSURANCE TRUST	F7 024
	FUND	2,000,000		FUND	57,834
1711	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FEDERAL LAND AND WATER CONSERVATION FUND GRANTS		1719	SPECIAL CATEGORIES CONTRACTED SERVICES FROM LAND ACQUISITION TRUST FUND	319,443
	FROM FEDERAL GRANTS TRUST FUND	4,000,000	1720	SPECIAL CATEGORIES MARINE RESEARCH GRANTS	
1711A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA RECREATION DEVELOPMENT ASSISTANCE			FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	4,419,138 862,799
	GRANTS FROM GENERAL REVENUE FUND 5,491,500		1721	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
Dev	ds in Specific Appropriation 1711A are provided for all elopment Projects on the Florida Recreation Developme gram 2015-2016 Combined Applicant Priority List.	of the Small ent Assistance	1722	FROM LAND ACQUISITION TRUST FUND SPECIAL CATEGORIES	108,771
1712	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			COASTAL AND AQUATIC MANAGED AREAS (CAMA) - CARL MANAGEMENT FUNDS FROM LAND ACQUISITION TRUST FUND	368,417
	NATIONAL RECREATIONAL TRAIL GRANTS FROM FEDERAL GRANTS TRUST FUND	3,000,000	1723	SPECIAL CATEGORIES	
1712A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT BROWN REDENAL CRANING MINISTERING	11 (71
	LOCAL PARKS FROM GENERAL REVENUE FUND 450,000			FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	11,671 27,473
	ds in Specific Appropriation 1712A, shall be used for al parks:	the following	1724	MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE	
	ing Park in the City of Green Cove Springsnge City Mill Lake Park adult outdoor fitness equipment.			FROM LAND ACQUISITION TRUST FUND	590,000
TOTAL:	STATE PARK OPERATIONS FROM GENERAL REVENUE FUND 6,191,500 FROM TRUST FUNDS	121,358,777	1724A	FIXED CAPITAL OUTLAY RESTORE ACT - DEEPWATER HORIZON OIL SPILL FROM FEDERAL GRANTS TRUST FUND	500,000
	TOTAL POSITIONS	127,550,277	1724B	FIXED CAPITAL OUTLAY NATIONAL FISH AND WILDLIFE FOUNDATION - DEEPWATER HORIZON OIL SPILL	
COASTA	L AND AQUATIC MANAGED AREAS			FROM GRANTS AND DONATIONS TRUST FUND	500,000
A	PPROVED SALARY RATE 4,866,963		1725	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
1713	SALARIES AND BENEFITS POSITIONS 100.00 FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	2,580,115 3,695,752		FLORIDA COASTAL ZONE MANAGEMENT PROGRAM FROM FEDERAL GRANTS TRUST FUND	958,000

SPECIFI APPROPR	IATION	TH MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
	COASTAL AND AQUATIC MANAGED AREAS FROM TRUST FUNDS	17,039,654	FROM AIR POLLUTION CONTROL TRUST FUND
	TOTAL POSITIONS	100.00 17,039,654	1737 SPECIAL CATEGORIES CONTRACTED SERVICES FROM AIR POLLUTION CONTROL TRUST
PROGRAM	: AIR RESOURCES MANAGEMENT		FUND
UTILITI	ES SITING AND COORDINATION		1738 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
AP	PROVED SALARY RATE 227,444		FROM AIR POLLUTION CONTROL TRUST FUND
1726	SALARIES AND BENEFITS POSITIONS FROM PERMIT FEE TRUST FUND	3.00 293,032	1739 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
1727	EXPENSES FROM PERMIT FEE TRUST FUND	15,755	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM AIR POLLUTION CONTROL TRUST
	SPECIAL CATEGORIES CONTRACTED SERVICES		FUND
	FROM PERMIT FEE TRUST FUND	6,136	TOTAL: AIR RESOURCES MANAGEMENT FROM TRUST FUNDS
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		TOTAL POSITIONS
TOTAL:	FROM PERMIT FEE TRUST FUND	2,093	TOTAL: ENVIRONMENTAL PROTECTION, DEPARTMENT OF FROM GENERAL REVENUE FUND 193,444,465 FROM TRUST FUNDS
	FROM TRUST FUNDS	317,016	TOTAL POSITIONS 2,974.50
	TOTAL POSITIONS	3.00 317,016	TOTAL ALL FUNDS
AIR RES	OURCES MANAGEMENT		FISH AND WILDLIFE CONSERVATION COMMISSION
	PROVED SALARY RATE 3,716,142  SALARIES AND BENEFITS POSITIONS FROM AIR POLLUTION CONTROL TRUST	67.00	Funds provided in Specific Appropriations 1740 through 1858A from the Land Acquisition Trust Fund in the Fish and Wildlife Conservation Commission is contingent upon Senate Bill 2516-A or similar legislation to implement Article X, section 28 of the Florida Constitution, becoming
	FUND	5,200,834	law.
1731	OTHER PERSONAL SERVICES FROM AIR POLLUTION CONTROL TRUST	4 050 704	PROGRAM: EXECUTIVE DIRECTION AND ADMINISTRATIVE SERVICES
1732	FUND	4,058,784	OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES
	FUND	879,634	APPROVED SALARY RATE 10,321,033
1733	OPERATING CAPITAL OUTLAY FROM AIR POLLUTION CONTROL TRUST FUND	387,680	1740 SALARIES AND BENEFITS POSITIONS 226.00 FROM ADMINISTRATIVE TRUST FUND 5,086,873 FROM LAND ACQUISITION TRUST FUND 6,333,502 FROM MARINE RESOURCES CONSERVATION
	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM AIR POLLUTION CONTROL TRUST		TRUST FUND
	the funds provided in Specific Approp		1741 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND 1,053,985
repl unle repl	Environmental Protection may purchase or acement when the mileage of a vehicle is ss it is determined by the agency acement is a critical safety issue, or has umstances as provided for in section 28	is in excess of 150,000 miles secretary that the vehicle based on emergency unforeseen	FROM MARINE RESOURCES CONSERVATION TRUST FUND
	SPECIAL CATEGORIES DISTRIBUTION TO COUNTIES - MOTOR VEHICLE	3	1742 EXPENSES FROM ADMINISTRATIVE TRUST FUND 2,087,517 FROM MARINE RESOURCES CONSERVATION
	REGISTRATION PROCEEDS FROM AIR POLLUTION CONTROL TRUST FUND	7,705,936	TRUST FUND
	SPECIAL CATEGORIES ASBESTOS REMOVAL PROGRAM FEES		1743 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 238,687

SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEME IC RIATION	ENT/TRANSPORTATION	SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROFIC PRIATION	WTH MANAGEMENT/TRAN	SPORTATION
AFFROE	FROM MARINE RESOURCES CONSERVATION		ALLKOI	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	4,704		TRUST FUND		55,000
	FROM STATE GAME TRUST FUND	16,557				
17/27	CDECTAL CAMBCODIEC		1755	SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITI	p.c	
1/43A	SPECIAL CATEGORIES FISH AND WILDLIFE CONSERVATION COMMISSION			FROM ADMINISTRATIVE TRUST FUND	FO	1,000,000
	YOUTH HUNTING AND FISHING PROGRAMS			FROM FEDERAL GRANTS TRUST FUND		390,000
	FROM MARINE RESOURCES CONSERVATION			FROM GRANTS AND DONATIONS TRUST		,
	TRUST FUND	134,000		FUND		75,000
	FROM STATE GAME TRUST FUND	937,789	1756	DAMA DROGEGGING GERVITGEG		
1744	SPECIAL CATEGORIES		1/56	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE		
1/11	ENHANCED WILDLIFE MANAGEMENT			TECHNOLOGY (AST)		
	FROM LAND ACQUISITION TRUST FUND	499,838		FROM ADMINISTRATIVE TRUST FUND		603,714
1745	SPECIAL CATEGORIES		TOTAL:	: OFFICE OF EXECUTIVE DIRECTION AND ADMI	NISTRATIVE	
	NON-CARL WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND	123,205		SUPPORT SERVICES FROM TRUST FUNDS		26,985,483
	FROM DAME ACQUIDITION TROOF FORD	123,203		TROM TROOT TONDS		20,703,103
1746	SPECIAL CATEGORIES			TOTAL POSITIONS	226.00	
	TRANSFER TO DIVISION OF ADMINISTRATIVE			TOTAL ALL FUNDS		26,985,483
	HEARINGS	20 524	DDOGDI	NA TAU DATO DODADNE		
	FROM ADMINISTRATIVE TRUST FUND	32,731	PROGRA	AM: LAW ENFORCEMENT		
1747	SPECIAL CATEGORIES		FISH,	WILDLIFE AND BOATING LAW ENFORCEMENT		
	CONTRACTED SERVICES					
	FROM ADMINISTRATIVE TRUST FUND	1,010,024	I	APPROVED SALARY RATE 51,796,402		
	FROM MARINE RESOURCES CONSERVATION	024 514	1757	CALARTEC AND DENDETED DOCUMENTS	1 051 00	
	TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND .	234,514 3,630	1/5/	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND		
	FROM STATE GAME TRUST FUND	2,040,864		FROM FEDERAL GRANTS TRUST FUND	22,037,012	5,408,015
		_,,,,		FROM FLORIDA PANTHER RESEARCH AND		.,,
1748	SPECIAL CATEGORIES			MANAGEMENT TRUST FUND		345,199
	PAYMENT OF REWARDS	F 000		FROM LAND ACQUISITION TRUST FUND		11,839,463
	FROM ADMINISTRATIVE TRUST FUND	5,000		FROM MARINE RESOURCES CONSERVATION TRUST FUND		34,974,470
1749	SPECIAL CATEGORIES			FROM NON-GAME WILDLIFE TRUST FUND .		318,799
	RISK MANAGEMENT INSURANCE			FROM STATE GAME TRUST FUND		888,242
	FROM ADMINISTRATIVE TRUST FUND	94,727				
	FROM LAND ACQUISITION TRUST FUND	5,632	1758	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	89,964	
	FROM MARINE RESOURCES CONSERVATION TRUST FUND	12,801		FROM FEDERAL GRANTS TRUST FUND	05,504	70,313
	FROM STATE GAME TRUST FUND	22,930		FROM MARINE RESOURCES CONSERVATION		,525
				TRUST FUND		381,425
1750	SPECIAL CATEGORIES			FROM STATE GAME TRUST FUND		120,400
	SALARY INCENTIVE PAYMENTS FROM ADMINISTRATIVE TRUST FUND	6,828	1759	EXPENSES		
	FROM ADMINISTRATIVE TROOF FORD	0,020	1737	FROM GENERAL REVENUE FUND	1,635,307	
1751	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TRUST FUND		6,351,541
	INFORMATION TECHNOLOGY SERVICES - FISH AND			FROM LAND ACQUISITION TRUST FUND		422,585
	WILDLIFE CONSERVATION COMMISSION FROM ADMINISTRATIVE TRUST FUND	102,871		FROM MARINE RESOURCES CONSERVATION TRUST FUND		3,255,488
	FROM ADMINISTRATIVE TROST FOND	102,071		FROM STATE GAME TRUST FUND		1,239,717
1752	SPECIAL CATEGORIES					,,
	GULF COAST RESTORATION		1759A	AID TO LOCAL GOVERNMENTS		
	FROM GRANTS AND DONATIONS TRUST	262.020		PALM HARBOR FIRE RESCUE FROM GENERAL REVENUE FUND	110 000	
	FUND	362,920		FROM GENERAL REVENUE FUND	110,000	
1753	SPECIAL CATEGORIES		1760	OPERATING CAPITAL OUTLAY		
	TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM LAND ACQUISITION TRUST FUND		62,500
	SERVICES - HUMAN RESOURCES SERVICES			FROM MARINE RESOURCES CONSERVATION		141 001
	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	66,872		TRUST FUND		141,891 74,257
	FROM LAND ACQUISITION TRUST FUND	2,456		FROM STATE GAME TROST FORD		14,251
	FROM MARINE RESOURCES CONSERVATION	-14	1761	SPECIAL CATEGORIES		
	TRUST FUND	7,126		ACQUISITION AND REPLACEMENT OF PATROL		
	FROM NON-GAME WILDLIFE TRUST FUND . FROM STATE GAME TRUST FUND	1,514 6,884		VEHICLES FROM MARINE RESOURCES CONSERVATION		
	FROM STATE GAME IRUST FUND	0,004		TRUST FUND		1,222,271
1754	SPECIAL CATEGORIES			FROM NON-GAME WILDLIFE TRUST FUND .		1,256,802
	GRANTS AND AIDS - DEEPWATER HORIZON -			FROM STATE GAME TRUST FUND		222,901
	STATE OPERATIONS		1770	CDECTAL CAMECODIEC		
	FROM GRANTS AND DONATIONS TRUST FUND	32,000	1/02	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS,		
	1010	32,000				

SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH PRIATION	MANAGEMENT/TRANSP	ORTATION	SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRA FIC PRIATION	NSPORTATION
	MOTORS, AND TRAILERS				GRANTS AND AIDS - DEEPWATER HORIZON -	
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		727,415		STATE OPERATIONS FROM MARINE RESOURCES CONSERVATION	
	TROST FOND		121,413		TRUST FUND	20,000
1763	SPECIAL CATEGORIES					,
	ENHANCED WILDLIFE MANAGEMENT			1774	SPECIAL CATEGORIES	
	FROM LAND ACQUISITION TRUST FUND		272,166		CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND	9,678,808
1764	SPECIAL CATEGORIES				FROM MARINE RESOURCES CONSERVATION	3,070,000
	800 MHZ RADIO LAW ENFORCEMENT SYSTEM				TRUST FUND	686,450
	EQUIPMENT AND MAINTENANCE				FROM STATE GAME TRUST FUND	1,208,746
	FROM MARINE RESOURCES CONSERVATION		44 860	1775	CDECTAL CAMECODIEC	
	TRUST FUND		44,760	1//5	SPECIAL CATEGORIES BOATING SAFETY EDUCATION PROGRAM	
1765	SPECIAL CATEGORIES				FROM MARINE RESOURCES CONSERVATION	
	CONTRACTED SERVICES				TRUST FUND	850,650
		439,548	1 500	1006	DIVID GADINAL OUNTAL	
	FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION		1,500	1//6	FIXED CAPITAL OUTLAY BOATING INFRASTRUCTURE	
	TRUST FUND		708,663		FROM FEDERAL GRANTS TRUST FUND	3,800,000
			,			.,,
1766	SPECIAL CATEGORIES			1777	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
	BOAT RAMP MAINTENANCE CATEGORY		421 050		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA BOATING IMPROVEMENT PROGRAM	
	FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION		431,250		FROM MARINE RESOURCES CONSERVATION	
	TRUST FUND		181,878		TRUST FUND	592,600
	FROM STATE GAME TRUST FUND		143,750		FROM STATE GAME TRUST FUND	1,250,000
1000	annathi ammaontta			попат	. ETGU WILDLIER AND DOAMING LAW ENDODGEMENT	
1767	SPECIAL CATEGORIES OVERTIME			TOTAL	: FISH, WILDLIFE AND BOATING LAW ENFORCEMENT FROM GENERAL REVENUE FUND 26,267,119	
	FROM GENERAL REVENUE FUND	765,000			FROM TRUST FUNDS	96,821,305
	FROM MARINE RESOURCES CONSERVATION	,				,. ,
	TRUST FUND		2,146,685		TOTAL POSITIONS 1,051.00	
	FROM STATE GAME TRUST FUND		193,997		TOTAL ALL FUNDS	123,088,424
1768	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			PROGR	AM: WILDLIFE	
	FROM GENERAL REVENUE FUND	389,152		HUNTI	NG AND GAME MANAGEMENT	
	FROM FEDERAL GRANTS TRUST FUND		97,744		1 007 272	
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		1,215,236	•	APPROVED SALARY RATE 1,986,273	
	FROM STATE GAME TRUST FUND		1,035,211	1778	SALARIES AND BENEFITS POSITIONS 45.00	
					FROM FEDERAL GRANTS TRUST FUND	659,200
1769	SPECIAL CATEGORIES				FROM LAND ACQUISITION TRUST FUND	492,805
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	142 168			FROM STATE GAME TRUST FUND	1,640,137
	FROM FEDERAL GRANTS TRUST FUND	142,100	14,926	1779	OTHER PERSONAL SERVICES	
	FROM LAND ACQUISITION TRUST FUND		20,160		FROM STATE GAME TRUST FUND	283,579
	FROM MARINE RESOURCES CONSERVATION					
	TRUST FUND FROM STATE GAME TRUST FUND		448,017 154,562	1780	EXPENSES FROM LAND ACQUISITION TRUST FUND	1,852
	FROM STATE GAME TRUST FUND		134,302		FROM STATE GAME TRUST FUND	534,633
1770	SPECIAL CATEGORIES					,
	BOATING AND WATERWAYS ACTIVITIES			1781	OPERATING CAPITAL OUTLAY	
	FROM MARINE RESOURCES CONSERVATION		1 000 005		FROM STATE GAME TRUST FUND	4,538
	TRUST FUND		1,926,025	1782	SPECIAL CATEGORIES	
1771	SPECIAL CATEGORIES				ENHANCED WILDLIFE MANAGEMENT	
	BOATING AND WATERWAYS GRANTS				FROM LAND ACQUISITION TRUST FUND	48,015
	FROM MARINE RESOURCES CONSERVATION		F0 000	1702	CDECTAL CAMECODIEC	
	TRUST FUND		50,000	1/03	SPECIAL CATEGORIES NON-CARL WILDLIFE MANAGEMENT	
1772	SPECIAL CATEGORIES				FROM LAND ACQUISITION TRUST FUND	115,595
	TRANSFER TO DEPARTMENT OF MANAGEMENT					
	SERVICES - HUMAN RESOURCES SERVICES			1784	SPECIAL CATEGORIES	
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	58,968			DEER MANAGEMENT PROGRAM FROM STATE GAME TRUST FUND	400,000
	FROM FEDERAL GRANTS TRUST FUND	30,700	7,918		Diffe diam indui 1000	100,000
	FROM LAND ACQUISITION TRUST FUND		11,794	1785	SPECIAL CATEGORIES	
	FROM MARINE RESOURCES CONSERVATION		055 005		CONTRACTED SERVICES	055 510
	TRUST FUND		257,907 46,208		FROM STATE GAME TRUST FUND	255,710
	TROIT DINIE GRAD TROOT FORD		10,200	1786	SPECIAL CATEGORIES	
1773	SPECIAL CATEGORIES				TRANSFER DEPARTMENT OF AGRICULTURE -	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROSPECIFIC APPROPRIATION	OWTH MANAGEMENT/TRANSPORTATION	SPECI	ION 5 - NATURAL RESOURCES/ENVIRONMENT/GROUPIC LFIC DEPLATION	WTH MANAGEMENT/TRANSPORTATION
ALLIGATOR MARKETING AND EDUCATION FROM STATE GAME TRUST FUND	150,		MANAGEMENT TRUST FUND FROM GRANTS AND DONATIONS TRUST	215,903
1787 SPECIAL CATEGORIES			FUND FROM LAND ACQUISITION TRUST FUND	147,111 96,372
PUBLIC DOVE FIELD DEVELOPMENT FROM STATE GAME TRUST FUND	49,	000	FROM MARINE RESOURCES CONSERVATION TRUST FUND	182,764 835,117
1788 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	•
FROM LAND ACQUISITION TRUST FUND FROM STATE GAME TRUST FUND			EXPENSES FROM INVASIVE PLANT CONTROL TRUST	
1789 SPECIAL CATEGORIES WILDLIFE MANAGEMENT AREA USER PAY			FUND	817,822
FROM STATE GAME TRUST FUND	638,:	266	MANAGEMENT TRUST FUND FROM GRANTS AND DONATIONS TRUST	139,912
1790 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FUND FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION	
PURCHASED PER STATEWIDE CONTRACT FROM LAND ACQUISITION TRUST FUND			TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND .	570,916
FROM STATE GAME TRUST FUND	13,	392	FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	293,072 1,148,989
CONTRACT AND GRANT REIMBURSED ACTIVIT FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		1797 .29	OPERATING CAPITAL OUTLAY FROM INVASIVE PLANT CONTROL TRUST FUND	10,488
FUND			FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	1,250
1792 SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND	10,625
WILD TURKEY PROJECTS FROM STATE GAME TRUST FUND	500,	000	FROM NON-GAME WILDLIFE TRUST FUND . FROM SAVE THE MANATEE TRUST FUND	6,250 18,278 8,625
1793 FIXED CAPITAL OUTLAY TENOROC SHOOTING RANGE FACILITY		4500	FROM STATE GAME TRUST FUND	59,422
FROM FEDERAL GRANTS TRUST FUND	950,	1798	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS	
TRIPLE N RANCH WILDLIFE MANAGEMENT ARD PUBLIC SHOOTING PARK			FROM STATE GAME TRUST FUND	18,650
FROM FEDERAL GRANTS TRUST FUND  TOTAL: HUNTING AND GAME MANAGEMENT	1,550,	1799	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND	8,747,308
FROM TRUST FUNDS	·		SPECIAL CATEGORIES	0,717,300
TOTAL ALL FUNDS		367	NON-CARL WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND	4,588,222
PROGRAM: HABITAT AND SPECIES CONSERVATION		1801	SPECIAL CATEGORIES NUISANCE WILDLIFE CONTROL	
HABITAT AND SPECIES CONSERVATION			FROM NON-GAME WILDLIFE TRUST FUND	400,000 372,150
APPROVED SALARY RATE 15,236,517  1794 SALARIES AND BENEFITS POSITIONS		1802	SPECIAL CATEGORIES CONTRACTED SERVICES	
FROM INVASIVE PLANT CONTROL TRUST FUND		261	FROM INVASIVE PLANT CONTROL TRUST	204,250
FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA PANTHER RESEARCH AND			FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	20,912
MANAGEMENT TRUST FUND FROM GRANTS AND DONATIONS TRUST	·		FROM GRANTS AND DONATIONS TRUST FUND	35,844
FUND			FROM NON-GAME WILDLIFE TRUST FUND	38,325
FROM MARINE RESOURCES CONSERVATION TRUST FUND			FROM STATE GAME TRUST FUND	20,771 45,367
FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	870,	1803	SPECIAL CATEGORIES LAKE RESTORATION FROM LAND ACQUISITION TRUST FUND	7,334,291
1795 OTHER PERSONAL SERVICES FROM INVASIVE PLANT CONTROL TRUST		1804	SPECIAL CATEGORIES	7,33±,271
FUND FROM FLORIDA PANTHER RESEARCH AND	554,		GRANTS AND AIDS - FEDERAL ENDANGERED SPECIES - SECTION 6	

SECTION SPECIF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGE	MENT/TRANSPORTATION	SECTION SPECIAL SPECIA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/	TRANSPORTATION
	PRIATION			PRIATION	
	FROM FEDERAL GRANTS TRUST FUND	1,430,819	1814	SPECIAL CATEGORIES HABITAT CONSERVATION PLAN LANDS	
1805	SPECIAL CATEGORIES			ACQUISITION PROGRAM	4 474 072
	LAND MANAGEMENT/SAVE OUR RIVERS FROM STATE GAME TRUST FUND	298,412		FROM FEDERAL GRANTS TRUST FUND	4,474,973
		270/122	1815	SPECIAL CATEGORIES	
1806	SPECIAL CATEGORIES			GRANTS AND AIDS - DEEPWATER HORIZON -	
	DUCKS UNLIMITED MARSH PROJECT FROM STATE GAME TRUST FUND	106,792		STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST	
	THOSE STATE GLAD TROOP TOND	200/172		FUND	305,000
1807	SPECIAL CATEGORIES			FROM MARINE RESOURCES CONSERVATION	CO 000
	CONTROL OF INVASIVE EXOTICS FROM INVASIVE PLANT CONTROL TRUST			TRUST FUND	60,000
	FUND	3,676,353	1816	SPECIAL CATEGORIES	
	FROM LAND ACQUISITION TRUST FUND	34,823,647		CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND	14,488,315
1808	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST	14,400,313
	RISK MANAGEMENT INSURANCE			FUND	512,070
	FROM INVASIVE PLANT CONTROL TRUST	35,548		FROM NON-GAME WILDLIFE TRUST FUND . FROM STATE GAME TRUST FUND	91,652 165,201
	FUND FROM FLORIDA PANTHER RESEARCH AND	33,340		FROM STATE GAME TROST FORD	103,201
	MANAGEMENT TRUST FUND	3,673	1817	FIXED CAPITAL OUTLAY	
	FROM GRANTS AND DONATIONS TRUST FUND	14,370		WILDLIFE MANAGEMENT AREA LAND IMPROVEMENTS FROM LAND ACQUISITION TRUST FUND	1,500,000
	FROM LAND ACQUISITION TRUST FUND	120,880		TROW MEND REQUIDITION TROOF TOND	1,300,000
	FROM MARINE RESOURCES CONSERVATION		1817A	FIXED CAPITAL OUTLAY	
	TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND .	9,131 46,568		NATIONAL FISH AND WILDLIFE FOUNDATION - DEEPWATER HORIZON OIL SPILL	
	FROM SAVE THE MANATEE TRUST FUND	10,477		FROM GRANTS AND DONATIONS TRUST	
	FROM STATE GAME TRUST FUND	184,268		FUND	2,958,300
1809	SPECIAL CATEGORIES		TOTAL	: HABITAT AND SPECIES CONSERVATION	
	TRANSFER TO THE UNIVERSITY OF FLORIDA -			FROM TRUST FUNDS	120,934,602
	COOPERATIVE AQUATIC PLANT EDUCATION PROGRAM			TOTAL POSITIONS	
	FROM INVASIVE PLANT CONTROL TRUST			TOTAL ALL FUNDS	120,934,602
	FUND	25,000			
1810	SPECIAL CATEGORIES		PROGRA	AM: FRESHWATER FISHERIES	
2020	HABITAT RESTORATION		FRESH	WATER FISHERIES MANAGEMENT	
	FROM GRANTS AND DONATIONS TRUST	2 070 057	,	2 בון מענוגט סטיים בייני מענוגט מענוגט מענוגט	
	FUND	2,979,857		APPROVED SALARY RATE 2,510,033	
	TRUST FUND	300,000	1818	SALARIES AND BENEFITS POSITIONS 60.00	
1811	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	2,372,073 47,870
1011	TRANSFER TO DEPARTMENT OF AGRICULTURE AND			FROM STATE GAME TRUST FUND	1,349,710
	CONSUMER SERVICES/ IFAS/INVASIVE EXOTIC		1010	OTHER PERSONAL SERVICES	
	PLANT RESEARCH FROM INVASIVE PLANT CONTROL TRUST		1019	FROM FEDERAL GRANTS TRUST FUND	48,655
	FUND	844,171		FROM STATE GAME TRUST FUND	31,563
1912	SPECIAL CATEGORIES		1820	EXPENSES	
1012	GULF COAST RESTORATION		1020	FROM FEDERAL GRANTS TRUST FUND	387,680
	FROM GRANTS AND DONATIONS TRUST	COA 20C		FROM LAND ACQUISITION TRUST FUND	20,000
	FUND	604,306		FROM STATE GAME TRUST FUND	279,904
1813	SPECIAL CATEGORIES		1821	OPERATING CAPITAL OUTLAY	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM FEDERAL GRANTS TRUST FUND FROM STATE GAME TRUST FUND	15,625 15,914
	PURCHASED PER STATEWIDE CONTRACT			TROW DIVID GRAD TROOT TOND	13,711
	FROM INVASIVE PLANT CONTROL TRUST		1822	SPECIAL CATEGORIES	
	FUND	11,289 5,009		ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS	
	FROM FLORIDA PANTHER RESEARCH AND	5,005		FROM FEDERAL GRANTS TRUST FUND	5,571
	MANAGEMENT TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,660	1004	CDECTAL CAMECODIEC	
	FROM GRANTS AND DONATIONS TRUST FUND	2,754	1024	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT	
	FROM LAND ACQUISITION TRUST FUND	44,651		FROM LAND ACQUISITION TRUST FUND	40,800
	FROM MARINE RESOURCES CONSERVATION TRUST FUND	1,787	1825	SPECIAL CATEGORIES	
	FROM NON-GAME WILDLIFE TRUST FUND .	16,494	1020	CONTRACTED SERVICES	
	FROM SAVE THE MANATEE TRUST FUND	6,076		FROM FEDERAL GRANTS TRUST FUND	37,553
	FROM STATE GAME TRUST FUND	55,854		FROM STATE GAME TRUST FUND	31,996

SPECIE		MANAGEMENT/TRANSPORTATION	SPECII		MANAGEMENT/TRANS	PORTATION
	RIATION CDECTAL CAMECODIEC		APPROI	PRIATION		71 022
1020	SPECIAL CATEGORIES LAKE RESTORATION			TRUST FUND		71,032
	FROM LAND ACQUISITION TRUST FUND	695,000	1839	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
1827	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM LAND ACQUISITION TRUST FUND	19,209		FROM FEDERAL GRANTS TRUST FUND		1,389
	FROM STATE GAME TRUST FUND	228,413		FROM MARINE RESOURCES CONSERVATION		4
1828	SPECIAL CATEGORIES			TRUST FUND		10,530
1020	LAND USE PROCEEDS DISBURSEMENTS		1840	SPECIAL CATEGORIES		
	FROM STATE GAME TRUST FUND	350,000		GRANTS AND AIDS - DEEPWATER HORIZON - STATE OPERATIONS		
1829	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM GRANTS AND DONATIONS TRUST		311,361
	SERVICES - HUMAN RESOURCES SERVICES			FUND		311,301
	PURCHASED PER STATEWIDE CONTRACT			TRUST FUND		3,400
	FROM STATE GAME TRUST FUND	25,541	1841	SPECIAL CATEGORIES		
1830	SPECIAL CATEGORIES		1041	CONTRACT AND GRANT REIMBURSED ACTIVITIES		
	CONTRACT AND GRANT REIMBURSED ACTIVITIES			FROM FEDERAL GRANTS TRUST FUND		1,329,912
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	2,073,856		FROM GRANTS AND DONATIONS TRUST		50,000
	FUND	200,000		FUND		30,000
		,	1842	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
TOTAL:	FRESHWATER FISHERIES MANAGEMENT	0.076.022		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	FROM TRUST FUNDS	8,276,933		ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM		
	TOTAL POSITIONS	60.00		FROM GENERAL REVENUE FUND	300,000	
	TOTAL ALL FUNDS	8,276,933		FROM FEDERAL GRANTS TRUST FUND		300,000
PROGRA	M: MARINE FISHERIES		TOTAL	: MARINE FISHERIES MANAGEMENT		
				FROM GENERAL REVENUE FUND	300,000	
MARINE	FISHERIES MANAGEMENT			FROM TRUST FUNDS		5,555,587
1	APPROVED SALARY RATE 1,570,332			TOTAL POSITIONS	33.00	
				TOTAL ALL FUNDS		5,855,587
1831	SALARIES AND BENEFITS POSITIONS FROM FEDERAL GRANTS TRUST FUND	33.00 592,962	מסטמס	AM: RESEARCH		
	FROM MARINE RESOURCES CONSERVATION	552,502	FROGRA	ANI. RESEARCH		
	TRUST FUND	1,613,933	FISH A	AND WILDLIFE RESEARCH INSTITUTE		
1832	OTHER PERSONAL SERVICES FROM MARINE RESOURCES CONSERVATION		1	APPROVED SALARY RATE 15,069,121		
	TRUST FUND	66,978	1843	SALARIES AND BENEFITS POSITIONS	339.00	
1000	TVDTVGTG			FROM FEDERAL GRANTS TRUST FUND		5,110,555
1833	EXPENSES FROM MARINE RESOURCES CONSERVATION			FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		212,852
	TRUST FUND	343,589		FROM LAND ACQUISITION TRUST FUND		168,836
1004	annath, almeannea			FROM MARINE RESOURCES CONSERVATION		10 100 000
1834	SPECIAL CATEGORIES FISH AND WILDLIFE CONSERVATION COMMISSION			TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND .		10,120,868 1,127,597
	YOUTH HUNTING AND FISHING PROGRAMS			FROM SAVE THE MANATEE TRUST FUND		1,025,446
	FROM MARINE RESOURCES CONSERVATION	25 000		FROM STATE GAME TRUST FUND		3,193,125
	TRUST FUND	25,000	1844	OTHER PERSONAL SERVICES		
1835	SPECIAL CATEGORIES				653,579	
	AQUATIC RESOURCES EDUCATION FROM MARINE RESOURCES CONSERVATION			FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		49,684
	TRUST FUND	617,014		FROM MARINE RESOURCES CONSERVATION		43,004
		,		TRUST FUND		2,434,286
1836	SPECIAL CATEGORIES			FROM NON-GAME WILDLIFE TRUST FUND . FROM SAVE THE MANATEE TRUST FUND		594,661 510,655
	CONTRACTED SERVICES FROM MARINE RESOURCES CONSERVATION			FROM STATE GAME TRUST FUND		251,886
	TRUST FUND	195,987				
1837	SPECIAL CATEGORIES		1845		262,764	
1001	GULF STATES MARINE FISHERIES			FROM FLORIDA PANTHER RESEARCH AND	202,104	
	FROM MARINE RESOURCES CONSERVATION			MANAGEMENT TRUST FUND		84,511
	TRUST FUND	22,500		FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION		3,952
1838	SPECIAL CATEGORIES			TRUST FUND		2,669,805
	RISK MANAGEMENT INSURANCE			FROM NON-GAME WILDLIFE TRUST FUND .		520,802
	FROM MARINE RESOURCES CONSERVATION			FROM SAVE THE MANATEE TRUST FUND		470,100

SECTION SPECIF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRA	NSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
	PRIATION		APPROPRIATION
	FROM STATE GAME TRUST FUND	470,436	TRANSFER TO DEPARTMENT OF MANAGEMENT
		.,	SERVICES - HUMAN RESOURCES SERVICES
1845A	AID TO LOCAL GOVERNMENTS		PURCHASED PER STATEWIDE CONTRACT
-01011	GRANTS AND AIDS - MOTE MARINE LABORATORY		FROM FEDERAL GRANTS TRUST FUND 4,732
	FROM GENERAL REVENUE FUND 500,000		FROM FLORIDA PANTHER RESEARCH AND
	FROM GENERAL REVENUE FORD		MANAGEMENT TRUST FUND
1846	ODEDATING CARTELL OUTLAN		FROM LAND ACQUISITION TRUST FUND
1040	OPERATING CAPITAL OUTLAY FROM MARINE RESOURCES CONSERVATION		FROM MARINE RESOURCES CONSERVATION
		151 000	
	TRUST FUND	151,239	·
	FROM NON-GAME WILDLIFE TRUST FUND .	7,335	FROM NON-GAME WILDLIFE TRUST FUND . 9,275
	FROM SAVE THE MANATEE TRUST FUND	8,125	FROM SAVE THE MANATEE TRUST FUND
	FROM STATE GAME TRUST FUND	36,932	FROM STATE GAME TRUST FUND
1847	SPECIAL CATEGORIES		1856 SPECIAL CATEGORIES
	ACQUISITION OF MOTOR VEHICLES		GRANTS AND AIDS - DEEPWATER HORIZON -
	FROM MARINE RESOURCES CONSERVATION		STATE OPERATIONS
	TRUST FUND	12,500	FROM GRANTS AND DONATIONS TRUST
			FUND
Fro	om the funds provided in Specific Appropriation 1847,	the Fish and	FROM MARINE RESOURCES CONSERVATION
	dlife Conservation Commission may purchase one or more mo		TRUST FUND
for	replacement when the mileage of a vehicle is in exces	s of 150 000	
mil	es unless it is determined by the executive director that	the vehicle	1857 SPECIAL CATEGORIES
ror	placement is a critical safety issue, or based on emergence	v unforegeen	RED TIDE RESEARCH
	cumstances as provided for in section 287.14(3), Florida		FROM GENERAL REVENUE FUND 640,993
CII	cumstances as provided for in section 267.14(3), Fiorida	Statutes.	PROM GENERAL REVENUE FUND
1040	CDECTAL CAMECODIES		1000 ODBOTAL CAMBOODIEC
1848	SPECIAL CATEGORIES		1858 SPECIAL CATEGORIES
	ACQUISITION AND REPLACEMENT OF BOATS,		CONTRACT AND GRANT REIMBURSED ACTIVITIES
	MOTORS, AND TRAILERS		FROM FEDERAL GRANTS TRUST FUND 11,006,892
	FROM MARINE RESOURCES CONSERVATION		FROM GRANTS AND DONATIONS TRUST
	TRUST FUND	42,217 3,500	FUND
	FROM SAVE THE MANATEE TRUST FUND	3,500	FROM MARINE RESOURCES CONSERVATION
	FROM STATE GAME TRUST FUND	17,141	TRUST FUND
			FROM NON-GAME WILDLIFE TRUST FUND . 25,000
1849	SPECIAL CATEGORIES		FROM STATE GAME TRUST FUND 475,000
	ENHANCED WILDLIFE MANAGEMENT		
	FROM LAND ACQUISITION TRUST FUND	87,964	1858A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
		. ,	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
1850	SPECIAL CATEGORIES		LOWRY PARK ZOO MANATEE HOSPITAL
1000	NUISANCE WILDLIFE CONTROL		FROM GENERAL REVENUE FUND 1,000,000
	FROM STATE GAME TRUST FUND	147,280	TROM CEMENTER REVENCE FORD
	FROM STATE GAME TROST FORD	147,200	TOTAL: FISH AND WILDLIFE RESEARCH INSTITUTE
1851	SPECIAL CATEGORIES		FROM GENERAL REVENUE FUND 3,407,336
1031	CONTRACTED SERVICES		FROM TRUST FUNDS
			FROM 1R051 F0ND5
	FROM GENERAL REVENUE FUND		TOTAL POSITIONS 339.00
	FROM FLORIDA PANTHER RESEARCH AND	24,105	
	MANAGEMENT TRUST FUND	24,105	TOTAL ALL FUNDS 63,060,057
	FROM MARINE RESOURCES CONSERVATION	2 400 200	MOMENT DEGLE AND LITTLE CONCERNMENTAN COMMERCED
	TRUST FUND	3,490,380	TOTAL: FISH AND WILDLIFE CONSERVATION COMMISSION
	FROM NON-GAME WILDLIFE TRUST FUND .	166,400	FROM GENERAL REVENUE FUND 29,974,455
	FROM SAVE THE MANATEE TRUST FUND	370,000	FROM TRUST FUNDS
	FROM STATE GAME TRUST FUND	20,501	
			TOTAL POSITIONS 2,118.50
1852	SPECIAL CATEGORIES		TOTAL ALL FUNDS
	RISK MANAGEMENT INSURANCE		TOTAL APPROVED SALARY RATE 98,489,711
	FROM FLORIDA PANTHER RESEARCH AND		
	MANAGEMENT TRUST FUND	3,990	TRANSPORTATION, DEPARTMENT OF
	FROM LAND ACQUISITION TRUST FUND	3,325	
	FROM MARINE RESOURCES CONSERVATION	,	Funds in Specific Appropriations 1869 through 1884, 1890 through 1895,
	TRUST FUND	307,832	1909 through 1917, 1920 through 1929, and 1970 through 1981 are provided
	FROM NON-GAME WILDLIFE TRUST FUND .	43,722	from the named funds to the Department of Transportation to fund the
	FROM SAVE THE MANATEE TRUST FUND	19,510	five-year Work Program developed pursuant to provisions of section
	FROM STATE GAME TRUST FUND	41,228	339.135, Florida Statutes. Those appropriations used by the department
	Oline Grand Incol I Vito	11,220	for grants and aids may be advanced in part or in total.
1853	SPECIAL CATEGORIES		James and alas may so devened in part of in total.
1033			TRANSPORTATION SYSTEMS DEVELOPMENT
	DEFERRED-PAYMENT COMMODITY CONTRACTS		IMMOLOWINITON OLOTENO DEADDOLNENT
	FROM MARINE RESOURCES CONSERVATION	225 045	DDOCDAM. TO ANCO DO TOTAL CYCTEMS DELLET ODMESTE
	TRUST FUND	325,945	PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT
1054	CDECTAL CAMECODIEC		ADDDOUGD CATADY DAME 107 000 166
1854			APPROVED SALARY RATE 107,988,166
	GULF COAST RESTORATION		
	FROM GRANTS AND DONATIONS TRUST		1859 SALARIES AND BENEFITS POSITIONS 1,799.00
	FUND	9,394,689	FROM STATE TRANSPORTATION
			(PRIMARY) TRUST FUND
1855	SPECIAL CATEGORIES		FROM TRANSPORTATION DISADVANTAGED

SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/ FIC PRIATION	TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
	TRUST FUND	907,879	(PRIMARY) TRUST FUND
1860	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM TRANSPORTATION DISADVANTAGED	176,347	1871 FIXED CAPITAL OUTLAY AVIATION DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	TRUST FUND	6,600	From the funds in Specific Appropriation 1871, \$10,000,000 may be used
1861	EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	3,978,893	by Space Florida to improve space infrastructure facilities and advance aerospace technology and manufacturing capabilities to meet the needs of the commercial space transportation industry in the state.
	TRUST FUND	201,325	From the funds in Specific Appropriation 1871, a portion of the funds shall be allocated as follows:
1862	OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,239,349	Fort Lauderdale Airport Terminal - Broward
1863	SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (DELMADY) TRUICT FIND	7,750,977	Pensacola International Airport
1864	(PRIMARY) TRUST FUND	1,150,311	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM TRANSPORTATION DISADVANTAGED	2,597,289	1873 FIXED CAPITAL OUTLAY RIGHT-OF-WAY LAND ACQUISITION FROM STATE TRANSPORTATION
	TRUST FUND	97,730	(PRIMARY) TRUST FUND
1865	SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	934,630	BRIDGE CONSTRUCTION TRUST FUND 126,728,915  1874 FIXED CAPITAL OUTLAY SEAPORT - ECONOMIC DEVELOPMENT
1866	SPECIAL CATEGORIES OVERTIME		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1867	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	34,313	1875 FIXED CAPITAL OUTLAY SEAPORTS ACCESS PROGRAM FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1007	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	192,111	1876 FIXED CAPITAL OUTLAY SEAPORT GRANTS
	FROM TRANSPORTATION DISADVANTAGED TRUST FUND	3,830	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1868	SPECIAL CATEGORIES GRANTS AND AIDS - TRANSPORTATION DISADVANTAGED FROM TRANSPORTATION DISADVANTAGED		1877 FIXED CAPITAL OUTLAY SEAPORT INVESTMENT PROGRAM FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	TRUST FUND	52,783,704	
noi pro	om the funds in Specific Appropriation 1868, nrecurring funds from the Transportation Disadvantage ovided to the Commission on Transportation Disadvant implement a program that addresses unmet non-M	d Trust Fund is aged to develop	1878 FIXED CAPITAL OUTLAY RAIL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
tra dev tra der	ansportation needs in rural areas of the state. The C welop a grant program to allocate these funds ansportation coordinators based on a formula which tak monstrated local unmet transportation needs in rural ar	ommission shall to community es into account eas. By October	1879 FIXED CAPITAL OUTLAY INTERMODAL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
pro net	, 2015, the Commission shall establish guideline cocdures, and accountability measures, and a timeline to w grant program in Fiscal Year 2015-2016.		1880 FIXED CAPITAL OUTLAY PRELIMINARY ENGINEERING CONSULTANTS FROM STATE TRANSPORTATION
1869	FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING CONSULTANTS		(PRIMARY) TRUST FUND
1870	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	57,111,018	From the funds in Specific Appropriation 1880, \$250,000 shall be used to complete a corridor study along Fiske Boulevard (SR 519) in the City of Rockledge, focusing specifically on traffic safety upgrades and improvements.
- · · -	TRANSPORTATION HIGHWAY MAINTENANCE CONTRACTS FROM STATE TRANSPORTATION		1881 FIXED CAPITAL OUTLAY RIGHT-OF-WAY SUPPORT

SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROW PRIATION	TH MANAGEMENT/TRANSPORTATION	SPECI	ION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION IFIC DPRIATION
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM RIGHT-OF-WAY ACQUISITION AND	68,872,181	cr pr	t highway-rail grade crossings. The Department of Transportation shall reate a grant program for quiet zones requested by local agencies to rovide funding of up to 50 percent of the nonfederal and nonprivate
	BRIDGE CONSTRUCTION TRUST FUND	8,950,271		hare of the total costs of any qualifying quiet zone capital mprovement project.
1882	FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	28,292,359	lo ag	ne Department of Transportation will coordinate and work closely with ocal, state, and federal agencies to provide technical support to local gencies in the development of quiet zone plans. Local agencies may opply for grant funds after its quiet zone plan is approved by the
1884	FIXED CAPITAL OUTLAY DEBT SERVICE FROM RIGHT-OF-WAY ACQUISITION AND			epartment.  he Department of Transportation will monitor crossing incidents at
momat.	BRIDGE CONSTRUCTION TRUST FUND	166,414,920	ap zo	oproved quiet zone locations and have the right to revoke the quiet one(s) at any time if a significant deterioration in safety results rom quiet zone implementation.
TOTAL	FROM TRUST FUNDS	2,887,880,446		FIXED CAPITAL OUTLAY
	TOTAL POSITIONS		1093	INTERMODAL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 1,500,000
FLORII	DA RAIL ENTERPRISE		TOTAL	L: FLORIDA RAIL ENTERPRISE
I	APPROVED SALARY RATE 203,908			FROM TRUST FUNDS
1885	SALARIES AND BENEFITS POSITIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1.00 255,546		TOTAL POSITIONS
1886	OTHER PERSONAL SERVICES		TRANS	SPORTATION SYSTEMS OPERATIONS
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	827		RAM: HIGHWAY OPERATIONS  APPROVED SALARY RATE 154,554,660
1887	EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	25,200	1896	• •
1888	SPECIAL CATEGORIES CONSULTANT FEES	,	1897	(PRIMARY) TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	4,089	1057	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1889	SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION		1898	EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	(PRIMARY) TRUST FUND	5,714	1899	
1890	FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS FROM STATE TRANSPORTATION		1099	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1001	(PRIMARY) TRUST FUND	506,750	1900	ACQUISITION OF MOTOR VEHICLES
1891	FIXED CAPITAL OUTLAY AVIATION DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION			FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1892	(PRIMARY) TRUST FUND	70,500,000	1901	SPECIAL CATEGORIES FAIRBANKS HAZARDOUS WASTE SITE FROM STATE TRANSPORTATION
	PUBLIC TRANSIT DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	55,793,666	1902	(PRIMARY) TRUST FUND
1893	FIXED CAPITAL OUTLAY BRIDGE CONSTRUCTION	337.737.00		CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 2,197,831
	FROM STATE TRANSPORTATION	2 042 250	1002	
1894	(PRIMARY) TRUST FUND	3,843,250	1903	SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 6,915,196
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	89,782,657	1904	
Dr.	om the funds in Specific Appropriation	, ,	1707	HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION
for	Quiet Zone improvements in response t	to the use of locomotive horns		(PRIMARY) TRUST FUND

SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPOR: IC RIATION	TATION	SPECIF APPROF	RIATION	
1905	SPECIAL CATEGORIES OVERTIME FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,191,476	sha emb spe	om funds provided in Specific Appropriation 1915, the d all implement innovative geotechnical engineering concep- medded instrumentation, as recognized in the dep- ecifications manual and structural manual, for all driven pi ast 10 construction projects to realize savings of 10 percen	ts using eartment's les in at
1906	SPECIAL CATEGORIES TRANSPORTATION MATERIALS AND EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	29,163,850	mai All	the cost on existing design for such construction proje ntaining the designed structural integrity of bridge fou procurements for this program shall be competitively be partment.	ndations.
non app to	m the funds in Specific Appropriation 1906, \$250, recurring funds from the State Transportation Trust F ropriated for a pilot program for a pre-combustion contact combe utilized on off-road equipment utilized for projects contact.	und is atalyst nducted	1916	FIXED CAPITAL OUTLAY ARTERIAL HIGHWAY CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	185,967,445
dep est	ing Fiscal Year 2015-2016 within a district selected is artment. The pre-combustion contact catalyst pilot prograblish protocols with the company selected to provi-combustion contact catalyst. The department shall submit an	am must de the		nm the funds in Specific Appropriation 1916, a portion of ll be allocated as follows:	the funds
rep and 201	ort on the pilot program to the Governor, President of the Speaker of the House of Representatives no later than Janua 6, and a final report is due no later than June 30, 2016.	Senate,	Lud Wir Vil	llam Trail Corridor Improvements Phase 2 - Miami-Dade ter Garden Franklin Street Trail - Orange	2,000,000 3,000,000 250,000 200,000
1907	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	336,714	Jam Ter	ck Creek Trail Segment B - Miami-Dadees E. King Jr. Recreational Trail - Putnamry Street Bicycle & Pedestrian Improvements - Bonita Springs	200,000 200,000 200,000
1908		3337,22	Bis	cayne-Everglades Park-to-Park Greenway Trailhard Pond Parkway Trail - Leon	
	IMPROVEMENTS - STATEWIDE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,900,997	1917	FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	404,987,875
1909	FIXED CAPITAL OUTLAY STATE INFRASTRUCTURE BANK LOAN REPAYMENTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	10,936,528	1918	FIXED CAPITAL OUTLAY COCOA OPERATIONS CENTER - REPAIRS/ RENOVATIONS/ADDITIONS	101,701,013
1910	FIXED CAPITAL OUTLAY SMALL COUNTY RESURFACE ASSISTANCE PROGRAM	, ,	1010	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	12,000,000
	(SCRAP) FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	50,591,154	1919	FIXED CAPITAL OUTLAY ENVIRONMENTAL SITE RESTORATION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	855,000
1911	FIXED CAPITAL OUTLAY SMALL COUNTY OUTREACH PROGRAM (SCOP) FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	74,340,902	1920	FIXED CAPITAL OUTLAY HIGHWAY SAFETY CONSTRUCTION/GRANTS FROM STATE TRANSPORTATION	
app	m the funds in Specific Appropriation 1911, \$9,000, ropriated for transportation projects within a rural a	000 is rea of	1921	(PRIMARY) TRUST FUND	166,453,034
	ortunity designated pursuant to section 288.0656(7), tutes.  FIXED CAPITAL OUTLAY	FIOTIDA		RESURFACING FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	606,613,935
1712	COUNTY TRANSPORTATION PROGRAMS FROM STATE TRANSPORTATION	61,470,248	1922	FIXED CAPITAL OUTLAY BRIDGE CONSTRUCTION FROM STATE TRANSPORTATION	
1913	FIXED CAPITAL OUTLAY BOND GUARANTEE			(PRIMARY) TRUST FUND FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	39,432,201
1914	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	500,000	1923	FIXED CAPITAL OUTLAY CONTRACT MAINTENANCE WITH THE DEPARTMENT OF CORRECTIONS	
	TRANSPORTATION HIGHWAY MAINTENANCE CONTRACTS FROM STATE TRANSPORTATION	20 (85 452	100:	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	19,146,000
1915	(PRIMARY) TRUST FUND	30,675,412	1924	FIXED CAPITAL OUTLAY HIGHWAY BEAUTIFICATION GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,817,000
	FROM STATE TRANSPORTATION	77,805,001	Fro	om the funds in Specific Appropriation 1924, \$800,000 is	

SPECI APPRO	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANS FIC PRIATION r Keep Florida Beautiful.	SPORTATION	SPECIF APPROF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/FIC PRIATION additions and traffic congestion.	TRANSPORTATION
1925	FIXED CAPITAL OUTLAY MATERIALS AND RESEARCH FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	13,867,013	1929	FIXED CAPITAL OUTLAY LOCAL GOVERNMENT REIMBURSEMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,053,858
1926	FIXED CAPITAL OUTLAY BRIDGE INSPECTION FROM STATE TRANSPORTATION		TOTAL:	: PROGRAM: HIGHWAY OPERATIONS FROM TRUST FUNDS	5,605,425,520
1927	(PRIMARY) TRUST FUND	8,426,753		TOTAL POSITIONS 3,303.00 TOTAL ALL FUNDS	5,605,425,520
	ECONOMIC DEVELOPMENT TRANSPORTATION PROJECTS - ROAD FUND		EXECUT	TIVE DIRECTION AND SUPPORT SERVICES	
	FROM STATE TRANSPORTATION	35 000 000	I	APPROVED SALARY RATE 40,438,728	
	(PRIMARY) TRUST FUND	35,000,000	1930	SALARIES AND BENEFITS POSITIONS 732.00	
	om the funds in Specific Appropriation 1927, a portion of all be allocated as follows:	the funds		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	54,508,120
	ty of Fernandina Beach - N. Fletcher Road - Nassau		1931	OTHER PERSONAL SERVICES	
	ke Worth Park of Commerce - Palm Beachtrus Grove Rd from US 27 to Turnpike - Lake			FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	530,517
CR	466A Phase 3 Right of Way - Lake	2,500,000	1020		
	lliamson Blvd Road - Volusiaty of Belle Glade Gateway Redevelopment Roadway	2,500,000	1932	FROM STATE TRANSPORTATION	
	Improvement - Palm Beach	506,000		(PRIMARY) TRUST FUND	6,657,077
Po	ty of Sebring US 27 Lighting - Highlandsrt of Panama City Industrial Basin Improvements - Bay	1,000,000	1933	OPERATING CAPITAL OUTLAY	
Bu	rnt Store Road - Charlotte	1,000,000		FROM STATE TRANSPORTATION	114 042
GI	ades Area Street Resurfacing/Reconstruction Phase 2- Palm Beach	1,000,000		(PRIMARY) TRUST FUND	114,943
NE	163rd Str/NE 35th Ave Texas U Turn - City of North	1 000 000	1934		
17	Miami Beach	1,000,000 1,000,000		TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	
Cl	earwater SR 60 Alternative Water Transportation - Pinellas	300,000		FROM STATE TRANSPORTATION	
		1,500,000 1,000,000		(PRIMARY) TRUST FUND	120,236
So	uthwest Ranches Guardrail Improvements - Browardoadway Corridor/15th Street Infrastructure/Beautification,	362,250	1935	SPECIAL CATEGORIES CONSULTANT FEES	
Ri	Riviera Beachg Carlos Pass Bridge Project Development & Environmental	500,000		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,118,335
51		1,000,000		(IRITMRI) IROUI IOND	1,110,555
	telligent Transportation System - City of Miami Beach xie Hwy Roadway Improvements - Broward	100,000 650,000	1936	SPECIAL CATEGORIES CONTRACTED SERVICES	
Ma	x Brewer Causeway Beautification - Brevard	600,000		FROM STATE TRANSPORTATION	
	7 Pedestrian Lights - City of West Park - Broward	650,000		(PRIMARY) TRUST FUND	4,151,447
	iversity Drive N Resurfacing - Browardth Street Roadway Reconstruction/N Lauderdale - Broward	250,000 500,000	1937	SPECIAL CATEGORIES	
	Lauderdale Street Resurfacing - Broward	350,000		HUMAN RESOURCES DEVELOPMENT	
	19 Revitalization Program - Pascoskogee Road Freight Corridor - Escambia	500,000 1,000,000		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	226,935
Wi	dening Old Dixie Highway - Nassau County	1,488,600			,
	uthwest Ranches Streetlights - Browarddependence Parkway Interchange - Wellness Way - Orange	200,000	1938	SPECIAL CATEGORIES OVERTIME	
	and Lake	2,500,000		FROM STATE TRANSPORTATION	
	dustrial Park Rail Spur - Hardeert Manatee Security Improvements	1,000,000		(PRIMARY) TRUST FUND	44,338
	dewalk Safety Project - Lauderdale Lakes	250,000	1939	SPECIAL CATEGORIES	
1000	ETVEN CANTONI CHOUNTAV			RISK MANAGEMENT INSURANCE	
1928	FIXED CAPITAL OUTLAY TRAFFIC ENGINEERING CONSULTANTS			FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	8,046,511
	FROM STATE TRANSPORTATION	105 540 510	1040		
	(PRIMARY) TRUST FUND	125,740,713	1940	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE - OTHER	
no	om the funds in Specific Appropriation 1928, \$1,0 nrecurring funds from the State Transportation Trust Fund i r: the continued development and deployment of multi-	s provided		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,838,903
mo	nitoring stations; use of multi-spectral satellite im	nagery and	1941	SPECIAL CATEGORIES	
re	lti-level sensor arrays for conducting further data an finement of the fog model; the addition of test sites ntral, western central and southern Florida; and further ref	in eastern		TRANSFER TO SOUTH FLORIDA WATER MANAGEMENT DISTRICT FOR EVERGLADES RESTORATION FROM STATE TRANSPORTATION	
	e weather model to provide advanced warning of other we			(PRIMARY) TRUST FUND	7,064,000

SECTION SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPORTATION	SPECI		MANAGEMENT/TF	RANSPORTATION
	RIATION		APPRO	PRIATION		
1942	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF REVENUE FOR			FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		14,679
	HIGHWAY TAX COMPLIANCE			(FRIMARI) IROSI FOND		14,075
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	200,000	1955	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE		
1943	SPECIAL CATEGORIES			TECHNOLOGY (AST) FROM STATE TRANSPORTATION		
	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	238,722	π∩πλτ	(PRIMARY) TRUST FUND		7,982,612
1944	SPECIAL CATEGORIES	230, 122	IVIAL	FROM TRUST FUNDS		45,220,788
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			TOTAL POSITIONS	200.00	
	FROM STATE TRANSPORTATION	004 406		TOTAL ALL FUNDS		45,220,788
1945	(PRIMARY) TRUST FUND	204,496	FLORI	DA'S TURNPIKE SYSTEMS		
1743	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		FLORI	DA'S TURNPIKE ENTERPRISE		
	PURCHASED PER STATEWIDE CONTRACT FROM STATE TRANSPORTATION			APPROVED SALARY RATE 21,452,255		
	(PRIMARY) TRUST FUND FROM TRANSPORTATION DISADVANTAGED	2,237,078	1956	SALARIES AND BENEFITS POSITIONS FROM STATE TRANSPORTATION	419.00	
	TRUST FUND	4,268		(PRIMARY) TRUST FUND		29,618,725
1946	FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND		1957	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION		
	IMPROVEMENTS - STATEWIDE			(PRIMARY) TRUST FUND		316,769
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,058,484	1958	EXPENSES		
	(IRIMMI) IROSI IOND	2,030,101	1750	FROM STATE TRANSPORTATION		
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES	00.061.410		(PRIMARY) TRUST FUND		18,311,513
	FROM TRUST FUNDS	89,364,410	1959	OPERATING CAPITAL OUTLAY		
	TOTAL POSITIONS	732.00		FROM STATE TRANSPORTATION		
	TOTAL ALL FUNDS	89,364,410		(PRIMARY) TRUST FUND		143,611
INFORM	NATION TECHNOLOGY		1960	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
A	APPROVED SALARY RATE 10,321,938			FROM STATE TRANSPORTATION		61 622
1947	SALARIES AND BENEFITS POSITIONS	200.00		(PRIMARY) TRUST FUND		61,633
	FROM STATE TRANSPORTATION	10 000 151	1961	SPECIAL CATEGORIES		
	(PRIMARY) TRUST FUND	13,000,151		CONSULTANT FEES FROM STATE TRANSPORTATION		
1948	OTHER PERSONAL SERVICES			(PRIMARY) TRUST FUND		1,168,631
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	32,998	1962	SPECIAL CATEGORIES		
	(FRIMARI) IROSI FOND	32,770	1702	CONTRACTED SERVICES		
1949	EXPENSES			FROM STATE TRANSPORTATION		00 000 550
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	8,134,549		(PRIMARY) TRUST FUND		28,820,753
	(IRIMANI) IROSI IOND	0,131,317	1963	SPECIAL CATEGORIES		
1950	OPERATING CAPITAL OUTLAY			PAYMENT TO EXPRESSWAY AUTHORITIES		
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	476,724		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		5,870,420
		,				.,,
1951	SPECIAL CATEGORIES CONTRACTED SERVICES		1964	SPECIAL CATEGORIES FLORIDA HIGHWAY PATROL SERVICES		
	FROM STATE TRANSPORTATION			FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	15,410,362		(PRIMARY) TRUST FUND		21,777,289
1952	SPECIAL CATEGORIES		1965	SPECIAL CATEGORIES		
	HUMAN RESOURCES DEVELOPMENT			HUMAN RESOURCES DEVELOPMENT		
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	138,975		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		134,949
		130,773				//-/
1953	SPECIAL CATEGORIES OVERTIME		1966	SPECIAL CATEGORIES OVERTIME		
	FROM STATE TRANSPORTATION			FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	29,738		(PRIMARY) TRUST FUND		147,739
1954	SPECIAL CATEGORIES		1967	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			TRANSPORTATION MATERIALS AND EQUIPMENT		

SPECIF	PRIATION	ENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
1060	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	5,168,409	1979 FIXED CAPITAL OUTLAY TOLL OPERATION CONTRACTS FROM STATE TRANSPORTATION
1968	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	172,740	(PRIMARY) TRUST FUND
1969	FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND	2.2,	FROM TURNPIKE GENERAL RESERVE TRUST FUND
	IMPROVEMENTS - STATEWIDE FROM TURNPIKE GENERAL RESERVE TRUST FUND	395,796	(PRIMARY) TRUST FUND
1970	FIXED CAPITAL OUTLAY TRANSPORTATION HIGHWAY MAINTENANCE CONTRACTS		TOLLS SYSTEM EQUIPMENT AND DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	50,578,530	TOTAL: FLORIDA'S TURNPIKE ENTERPRISE FROM TRUST FUNDS
1971	FIXED CAPITAL OUTLAY INTRASTATE HIGHWAY CONSTRUCTION FROM TURNPIKE RENEWAL AND		TOTAL POSITIONS
	REPLACEMENT TRUST FUND FROM TURNPIKE GENERAL RESERVE	6,362,731	TOTAL: TRANSPORTATION, DEPARTMENT OF FROM TRUST FUNDS
	TRUST FUND	583,723,272 2,485,713	TOTAL POSITIONS 6,454.00 TOTAL ALL FUNDS
1972	FIXED CAPITAL OUTLAY	2,103,713	TOTAL APPROVED SALARY RATE 334,959,655
	CONSTRUCTION INSPECTION CONSULTANTS FROM TURNPIKE RENEWAL AND		TOTAL OF SECTION 5
	REPLACEMENT TRUST FUND FROM TURNPIKE GENERAL RESERVE	3,603,483	FROM GENERAL REVENUE FUND
	TRUST FUND FROM STATE TRANSPORTATION	69,113,039	FROM TRUST FUNDS
	(PRIMARY) TRUST FUND	250,000	TOTAL POSITIONS 15,161.25
1973	FIXED CAPITAL OUTLAY RIGHT-OF-WAY LAND ACQUISITION		TOTAL ALL FUNDS
	FROM TURNPIKE GENERAL RESERVE TRUST FUND	61,641,300	SECTION 6 - GENERAL GOVERNMENT
1974	FIXED CAPITAL OUTLAY RESURFACING		The moneys contained herein are appropriated from the named funds to Administered Funds, Department of Business and Professional Regulation, Department of Citrus, Department of Economic Opportunity, Department of Financial Services, Executive Office of the Governor, Department of
1975	FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND	26,955,735	Highway Safety and Motor Vehicles, Legislative Branch, Department of the Lottery, Department of Management Services, Department of Military Affairs, Public Service Commission, Department of Revenue and the
	BRIDGE CONSTRUCTION FROM TURNPIKE RENEWAL AND		Department of State as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.
	REPLACEMENT TRUST FUND FROM TURNPIKE GENERAL RESERVE	500,000	PROGRAM: ADMINISTERED FUNDS
	TRUST FUND	308,220	1983 LUMP SUM
1976	FIXED CAPITAL OUTLAY PRELIMINARY ENGINEERING CONSULTANTS FROM TURNPIKE RENEWAL AND		HUMAN RESOURCES OUTSOURCING CONTINGENCY FROM GENERAL REVENUE FUND
	REPLACEMENT TRUST FUND FROM TURNPIKE GENERAL RESERVE	10,088,744	1984 LUMP SUM HUMAN RESOURCES ASSESSMENT INCREASE
	TRUST FUND	166,397,391	FROM GENERAL REVENUE FUND 5,479,579 FROM TRUST FUNDS
1977		7,942,775	The funds in Specific Appropriation 1984 are provided for an increase to the human resources assessment contingent on the funds appropriated
	RIGHT-OF-WAY SUPPORT FROM TURNPIKE GENERAL RESERVE		in Specific Appropriation 2826 for transition costs being released based upon the results of the competitive procurement.
	TRUST FUND	14,176,610	If a portion or all of the funds in Specific Appropriation 1984 are
1978	FIXED CAPITAL OUTLAY BRIDGE INSPECTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	3,840,458	distributed to state entities by budget amendment pursuant to the notice, review, and objection provisions of chapter 216.177, Florida Statutes, the Executive Office of the Governor shall determine the additional human resources assessment rates necessary to serve as the
			basis of the distribution of the requested funds.

SECTION 6 - GENERAL GOVERNMENT	SECTION 6 - GENERAL GOVERNMENT
SPECIFIC	SPECIFIC
APPROPRIATION	APPROPRIATION
1984A LUMP SUM	MARC Sustainment
AGENCY FOR STATE TECHNOLOGY (AST) - AGENCY INFORMATION TECHNOLOGY SERVICES	USAR Training
FROM TRUST FUNDS	EDICS/EDWARDS Upgrades. 282,402
, .,,.	Hazmat/MARC Training
1984B LUMP SUM	Special Team Training and Exercise
INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND 3,111,005	Government Sector- Public Safety Assets
FROM TRUST FUNDS 6,714,639	Special Event and Domestic Incident Management
	700 MHz Mutual Aid Overlay - Santa Rosa County 310,016
From the funds provided in Specific Appropriation 1984B, \$389,648 from	Fusion Centers
the General Revenue Fund and \$2,484,023 in trust funds are provided for the distribution into agencies' State Data Center-Agency For State	Statewide Data Sharing
Technology data processing categories for the procurement of disaster	Management & Administration
recovery services.	FLORIDA FISH AND WILDLIFE CONSERVATION COMMISSION
The state of the s	LE Enhancements
Executive Office of the Governor	Special Team Training & Exercise
Agency for Health Care Administration	Miami/Ft Lauderdale Urban Areas Security Initiative (UASI) 6,371,901
Department of Environmental Protection	Orlando Urban Areas Security Initiative (UASI) 4,068,772
Department of Transportation	Tampa Urban Areas Security Initiative (UASI) 3,684,302
Department of Management Services	Management and Administration (UASI)
Department of State	Additional Federal Funding:
•	DIVISION OF EMERGENCY MANAGEMENT
From the funds provided in Specific Appropriation 1984B, \$2,721,357	Urban Area Security (UASI) Nonprofit Security
from the General Revenue Fund and \$4,230,616 from trust funds are provided for distribution into agencies' State Data Center-Agency for	Grant Program (NSGP)         1,425,000           Operation Stonegarden (OPSG)         1,000,000
State Technology data processing categories for the revenue to support	operation beonegation (orbo)
appropriations within the Agency for State Technology.	1985A LUMP SUM
1004G TIMD GIM	EMPLOYEE COMPENSATION AND BENEFITS
1984C LUMP SUM STRENGTHENING DOMESTIC SECURITY	FROM GENERAL REVENUE FUND 21,933,684 FROM TRUST FUNDS
FROM TRUST FUNDS	
	1986A LUMP SUM
Funds provided in Specific Appropriation 1984C are contingent on federal grants being awarded. Should the amount awarded for each	STATE MATCH FOR FEDERAL FEMA FUNDING FROM GENERAL REVENUE FUND 27,029,178
federal grant be less than the amount appropriated, funds shall be	TROM CEREBREE REVERSE FORD
awarded in priority order for the individual projects as indicated in	1987 SPECIAL CATEGORIES
the Fiscal Year 2015-2016 Domestic Security Funding Request of the	ASSOCIATION DUES
Domestic Security Oversight Board. Once federal funding is received and projects are funded in priority order, the Board may transfer funding	FROM GENERAL REVENUE FUND 215,170
between any of the funded projects. Funds may be allocated to projects	1988 SPECIAL CATEGORIES
not listed below with approval of the Legislative Budget Commission.	ADMINISTRATION COMMISSION AND FLORIDA LAND
State Homeland Security Program (SHSP):	AND WATER ADJUDICATORY COMMISSION - ADMINISTRATIVE APPEALS
DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES	FROM GENERAL REVENUE FUND 10,000
State Agricultural Response Team (SART) Support 225,935	,
State Agricultural Response Team (SART) Support-Planner 60,000	1989 SPECIAL CATEGORIES
DEPARTMENT OF EDUCATION Mass Notification	TRANSFER TO PLANNING AND BUDGETING SYSTEM TRUST FUND
Education Sector	FROM GENERAL REVENUE FUND 5,832,006
DEPARTMENT OF FINANCIAL SERVICES	
Sustainment and Maintenance	TOTAL: PROGRAM: ADMINISTERED FUNDS
Enhancement of State's Radiological Nuclear Detection	FROM GENERAL REVENUE FUND 63,910,622 FROM TRUST FUNDS
Capability	2.70.07.2.5
FEMORS Training	TOTAL ALL FUNDS
Tourniquet Training	BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT
Ambu-Bus Kits	OF
Fusion Center Analyst55,000	
Fusion Centers	PROGRAM: OFFICE OF THE SECRETARY AND
Statewide Data Sharing         1,346,480           Metadata Planners         200,850	ADMINISTRATION
Cyber Security Training	EXECUTIVE DIRECTION AND SUPPORT SERVICES
DIVISION OF EMERGENCY MANAGEMENT (EOG)	
Regional Domestic Security Planners (7)	APPROVED SALARY RATE 8,006,921
FC Analyst	1990 SALARIES AND BENEFITS POSITIONS 155.50
HazMat Critical Needs 428,560	FROM ADMINISTRATIVE TRUST FUND 10,958,162
LE Sustainment and Maintenance	
Critical Needs	1991 OTHER PERSONAL SERVICES
PTE/Comm Capability Enhancement	FROM GENERAL REVENUE FUND 350,000

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION FROM ADMINISTRATIVE TRUST FUND		757,051	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM ADMINISTRATIVE TRUST FUND 2,420,911
	FROM ADMINISTRATIVE TROOF FORD		737,031	FROM ADMINISTRATIVE TROOF FORD
1992	EXPENSES FROM ADMINISTRATIVE TRUST FUND		1,499,179	2005A SPECIAL CATEGORIES FLORIDA BUSINESS INFORMATION PORTAL FROM GENERAL REVENUE FUND 1,250,000
1993	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		27,088	The funds in Specific Appropriation 2005A are provided to implement the
1994	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			Florida Business Information Portal and are contingent upon Senate Bill 2506-A or similar legislation becoming law. From the funds in Specific Appropriation 2005A, \$1,150,000 shall be placed in reserve.
	FROM ADMINISTRATIVE TRUST FUND		234,461	The Department of Business and Professional Regulation may submit budget amendments in accordance with chapter 216, Florida Statutes, requesting
1995	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND		254,780	the release of funds, contingent upon the submission of an operational work plan, or project plan that includes the project scope, schedule and cost for implementing the Florida Business Information Portal pursuant to Senate Bill 2506-A or similar legislation. The department is
1996	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES		C 500	authorized to procure contracted services as needed to assist in the implementation of the Florida Business Information Portal.
1007	FROM ADMINISTRATIVE TRUST FUND		6,500	2006 SPECIAL CATEGORIES
1997	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		51,521	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
1998	SPECIAL CATEGORIES		31,321	2007 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
2,,,,	SALARY INCENTIVE PAYMENTS FROM ADMINISTRATIVE TRUST FUND		7,650	FROM ADMINISTRATIVE TRUST FUND
1999	SPECIAL CATEGORIES		,	2008 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		107,506	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 688
2000	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM ADMINISTRATIVE TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		54.642	2009 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE
	FROM ADMINISTRATIVE TRUST FUND		54,643	TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	350,000	13,958,541	2010 DATA PROCESSING SERVICES  NORTHWEST REGIONAL DATA CENTER (NWRDC)  FROM ADMINISTRATIVE TRUST FUND
	TOTAL POSITIONS	155.50	14,308,541	The funds provided in Specific Appropriation 2010 shall not be
INFORM	ATION TECHNOLOGY		11,300,311	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.
A	PPROVED SALARY RATE 3,231,394			TOTAL: INFORMATION TECHNOLOGY
2001	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	57.00 188,005		FROM GENERAL REVENUE FUND
	FROM ADMINISTRATIVE TRUST FUND	•	4,164,360	TOTAL POSITIONS
two	m the funds in Specific Appropriations positions with associated salary rate of	144,000 and \$212	,887 from	PROGRAM: SERVICE OPERATION
Pro	General Revenue Fund are provided to the fessional Regulation to implement the Fi tal and are contingent upon Senate Bill 250	orida Business In	formation	CUSTOMER CONTACT CENTER
	oming law.	O A OI SIMIIAI IC	9131401011	APPROVED SALARY RATE 3,117,285
2002	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		109,265	2011 SALARIES AND BENEFITS POSITIONS 91.00 FROM ADMINISTRATIVE TRUST FUND 4,470,667
2003	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	20,194	1,444,038	2012 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
2004	OPERATING CAPITAL OUTLAY		1,111,000	2013 EXPENSES FROM ADMINISTRATIVE TRUST FUND 506,929
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	4,000	100,000	2014 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 3,000
2005	SPECIAL CATEGORIES CONTRACTED SERVICES			2015 SPECIAL CATEGORIES

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SPECIE	N 6 - GENERAL GOVERNMENT IC RIATION CONTRACTED SERVICES		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM PROFESSIONAL REGULATION TRUST
	FROM ADMINISTRATIVE TRUST FUND	9,000	FUND
2016	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	24,037	2029 EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND
2017	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND	5,430	2030 OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION TRUST FUND
2018	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	29,637	2031 SPECIAL CATEGORIES  ACQUISITION OF MOTOR VEHICLES  FROM PROFESSIONAL REGULATION TRUST  FUND
TOTAL:	CUSTOMER CONTACT CENTER FROM TRUST FUNDS	5,280,798	From the funds provided in Specific Appropriation 2031, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of
	TOTAL POSITIONS	91.00 5,280,798	150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.
CENTRA	L INTAKE		
I	APPROVED SALARY RATE 3,649,249		2032 SPECIAL CATEGORIES LEGAL SERVICES CONTRACT FROM PROFESSIONAL REGULATION TRUST
2019	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	109.50 5,324,221	FUND
2020	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	423,613	2033 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF HEALTH FROM PROFESSIONAL REGULATION TRUST FUND
2021	EXPENSES FROM ADMINISTRATIVE TRUST FUND	582,375	
2022	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	3,000	FROM PROFESSIONAL REGULATION TRUST FUND
2023	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	1,000,000	From the funds in Specific Appropriation 2034, up to \$500,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to prevent, combat, and publicize the dangers of unlicensed real estate activity in Florida. The
2024	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	49,757	department shall develop, implement, and maintain an unlicensed activity campaign in consultation with a corporation that is registered under chapter 617, Florida Statutes, as a not-for-profit corporation and qualified under the Internal Revenue Service Code as a 501(c)(6)
2025	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND	26,950	corporation, and that represents the largest number of licensed Florida real estate professionals. The campaign shall encompass media production, advertising, and other techniques that the department may wish to utilize after first consulting with the not-for-profit
2026	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	40,217	corporation. Special emphasis shall be placed on the investigation and prosecution of unlicensed real estate activities. To further the purpose of the unlicensed activity campaign, the department shall be authorized to accept in-kind contributions of services, media production, or advertising materials from the not-for-profit
TOTAL:	CENTRAL INTAKE FROM TRUST FUNDS	7,450,133	corporation. Any advertising, media, or materials produced as a result of contributions shall carry acknowledgements of joint production and sponsorship. The department may not allocate overhead charges to these
	TOTAL POSITIONS TOTAL ALL FUNDS	109.50 7,450,133	unlicensed activity campaign funds.  From the funds in Specific Appropriation 2034, up to \$100,000 from the
PROGRA	M: PROFESSIONAL REGULATION		Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to institute an unlicensed activity
COMPLI	ANCE AND ENFORCEMENT		campaign for the purpose of informing and educating the public: (1) that public accounting is a regulated profession with requirements of licensure pursuant to chapter 473, Florida Statutes; (2) that some
I	APPROVED SALARY RATE 11,850,977		services provided by unlicensed individuals, although legal, are
2027	SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST FUND	270.00 16,657,740	regulated when provided by a licensed Florida Certified Public Accountant; and, (3) that certain services may only be performed by a licensed Florida Certified Public Accountant. The department shall develop the campaign in consultation with a corporation that is registered under chapter 617, Florida Statutes, as a not-for-profit
2028	OTHER PERSONAL SERVICES		corporation and qualified under the Internal Revenue Service Code as a

200,000

83,362

107,311

2,070,000

300,000

150,000

36,009,734

36.009.734

345.231

110,371

156,920

2.000

556

4.00

326,527

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

501(c)(6) corporation, and that represents the largest number of licensed Florida Certified Public Accountants. Any advertising, media, or materials produced as a result of contributions shall carry acknowledgements of joint production and sponsorship. The department may not allocate overhead charges to these unlicensed activity campaign funds.

From the funds in Specific Appropriation 2034, up to \$250,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to enhance department enforcement activities, which include stings and sweeps, relating to unlicensed construction activity in Florida. The department may not allocate overhead charges to these unlicensed activity functions.

From the funds in Specific Appropriation 2034, up to \$250,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to enhance department enforcement activities, as well as developing advertising and media campaigns to minimize unlicensed activity in the architecture and interior design professions. The department may not allocate overhead charges to these unlicensed activity functions.

From the funds in Specific Appropriation 2034, the Department of Business and Professional Regulation shall submit a report to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget by November 1, 2015, detailing the unlicensed activity functions performed by the department during Fiscal Year 2014-2015. The report shall contain a detailed breakout of activities, revenues, and expenditures by board and/or profession, and include any relevant information to indicate the department's compliance with section 455.2281, Florida Statutes.

2035	SPECIAL CATEGORIES CLAIMS PAYMENTS FROM CONSTRUCTION RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST FUND	5,000,00
2036	SPECIAL CATEGORIES CLAIMS PAYMENT/AUCTIONEER RECOVERY FUND	

FROM PROFESSIONAL REGULATION TRUST

FROM PROFESSIONAL REGULATION TRUST

	FUND	106,579
2037	SPECIAL CATEGORIES TRANSFER ARCHITECT & INTERIOR DESIGN ACTIVITIES CH. 2002-274 FROM PROFESSIONAL REGULATION TRUST FUND	425,239
2038	SPECIAL CATEGORIES CONTRACTED SERVICES	

From the recurring	funds in	Specific Appropri	ation 2038,	\$925,000 is
provided for the Flor	ida Buildin	g Code Compliance	and Mitigat	ion Program
as authorized in sect	ion 553.841	. Florida Statute	S.	

The nonrecurring funds of \$250,000 in Specific Appropriation 2038 are covided to Future Builders of America from fees collected pursuant to

	surcharge authorized in section 553.721, Florida Statutes.	IIL L
2039	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND	211
2040	SPECIAL CATEGORIES	

RISK MANAGEMENT INSURANCE		
FROM PROFESSIONAL REGULATION	TRUST	
FUND		337,068

SECTION	6	-	GENERAL	GOVERNMENT	
SPECIFIC	7				
APPROPR:	[A]	rI(	ON		

2042	SPECIAL CATEGORIES
	LEASE OR LEASE-PURCHASE OF EQUIPMENT
	FROM PROFESSIONAL REGULATION TRUST
	FUND

CLAY FORD SCHOLARSHIP PROGRAM - CERTIFIED

PUBLIC ACCOUNTING MINORITY SCHOLARSHIPS FROM PROFESSIONAL REGULATION TRUST

2043 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST 

2044 SPECIAL CATEGORIES

GRANTS AND AIDS - FLORIDA ENGINEERING MANAGEMENT CORPORATION (FEMC) CONTRACTED

FROM PROFESSIONAL REGULATION TRUST 

2045 FINANCIAL ASSISTANCE PAYMENTS REAL ESTATE RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST 

2046 FINANCIAL ASSISTANCE PAYMENTS REAL ESTATE SCHOLARSHIPS

FROM PROFESSIONAL REGULATION TRUST 

TOTAL: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS . . . . . . . . . . . . . . . . .

> TOTAL POSITIONS . . . . . . . . . . . 270.00 TOTAL ALL FUNDS . . . . . . . . . .

FLORIDA BOXING COMMISSION

APPROVED SALARY RATE 236,462

2047 SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST 

2048 OTHER PERSONAL SERVICES

FROM PROFESSIONAL REGULATION TRUST 

FROM PROFESSIONAL REGULATION TRUST 

2050 SPECIAL CATEGORIES TRANSFER TO THE PROFESSIONAL REGULATION TRUST FUND

FROM GENERAL REVENUE FUND . . . . . 2051 SPECIAL CATEGORIES

FROM PROFESSIONAL REGULATION TRUST 2052 SPECIAL CATEGORIES

CONTRACTED SERVICES

RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST 

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

11,236

2,408,138

2053 SPECIAL CATEGORIES

2041 SPECIAL CATEGORIES

SPECIF	PRIATION PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST			SPECI:	PRIATION EXPENSES FROM PROFESSIONAL REGULATION TRUST	
	FUND		3,731		FUND	160,342
TOTAL:	FLORIDA BOXING COMMISSION FROM GENERAL REVENUE FUND	326,527	618,809	2065	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND	45,000
	TOTAL POSITIONS	4.00	945,336	Fro	om the funds provided in Specific Approp Business and Professional Regulation ma	oriation 2065, the Department
TESTIN	G AND CONTINUING EDUCATION			vel	hicles for replacement when the mileage 0,000 miles unless it is determined by the	of a vehicle is in excess of
I	APPROVED SALARY RATE 1,441,817				placement is a critical safety issue, foreseen circumstances as provided in	
2054	SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST	40.00	0.040.504	Sta	atutes.	<b>,,,</b>
2055	FUND		2,048,594	2066	SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST	
2055	FROM PROFESSIONAL REGULATION TRUST		000 081		FUND	20,590
	FUND		283,871	2067	SPECIAL CATEGORIES	
2056	OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION TRUST				OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST	
	FUND		3,000		FUND	69,400
2057	SPECIAL CATEGORIES EXAMINATION TESTING SERVICES FOR PROFESSIONAL REGULATION FROM PROFESSIONAL REGULATION TRUST			2068	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST FUND	4,755
	FUND		658,235	2262		1,133
2058	SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST			2069	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PROFESSIONAL REGULATION TRUST FUND	2,648
	FUND		6,000	2070	SPECIAL CATEGORIES	
2059	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND		1,000		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST	0.425
2060	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TOTAL	FUND	9,435
	FROM PROFESSIONAL REGULATION TRUST FUND		12,235		FROM TRUST FUNDS	1,908,198
2061	SPECIAL CATEGORIES				TOTAL POSITIONS	30.00 1,908,198
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PROFESSIONAL REGULATION TRUST		5,211	PROGRA	AM: PARI-MUTUEL WAGERING	
2262	FUND		3,211	PARI-I	MUTUEL WAGERING	
2062	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			i	APPROVED SALARY RATE 2,832,176	
	PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST			2071	SALARIES AND BENEFITS POSITIONS FROM PARI-MUTUEL WAGERING TRUST	65.00
	FUND		13,568		FUND	3,972,357
TOTAL:	TESTING AND CONTINUING EDUCATION FROM TRUST FUNDS		3,031,714	2072	OTHER PERSONAL SERVICES FROM PARI-MUTUEL WAGERING TRUST FUND	1,685,853
	TOTAL POSITIONS	40.00	3,031,714	2073	EXPENSES	
FARM A	ND CHILD LABOR REGULATION				FROM PARI-MUTUEL WAGERING TRUST FUND	665,627
I	PPROVED SALARY RATE 1,078,622			2074	OPERATING CAPITAL OUTLAY FROM PARI-MUTUEL WAGERING TRUST	
2063	SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST	30.00			FUND	13,032
	FUND		1,596,028	2075	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION		SPECII	ON 6 - GENERAL GOVERNMENT FIC PRIATION	
	FROM PARI-MUTUEL WAGERING TRUST			FUND	275,248
	FUND	40,002			
	m the funds provided in Specific Appropria Business and Professional Regulation may p		2087	OPERATING CAPITAL OUTLAY FROM PARI-MUTUEL WAGERING TRUST FUND	10,863
veh 150	icles for replacement when the mileage of ,000 miles unless it is determined by the s lacement is a critical safety issue, o	a vehicle is in excess of ecretary that the vehicle	2088	SPECIAL CATEGORIES	,
	preseen circumstances as provided in se			ACQUISITION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST	
	tutes.	207.11(3), 1101144		FUND	40,000
2076	SPECIAL CATEGORIES			om the funds provided in Specific Appropriation 2088, th	
	CONTRACTED SERVICES FROM PARI-MUTUEL WAGERING TRUST			Business and Professional Regulation may purchase one onicles for replacement when the mileage of a vehicle is	
	FUND	27,317		0,000 miles unless it is determined by the secretary that	
	1000	21/311		placement is a critical safety issue, or based on	
2077	SPECIAL CATEGORIES			foreseen circumstances as provided in section 287.14	
	OPERATION OF MOTOR VEHICLES		Sta	atutes.	
	FROM PARI-MUTUEL WAGERING TRUST	60,000	2000	CDECTAL CAMEGODIEC	
2078	FUND	62,000	2089	SPECIAL CATEGORIES COMPULSIVE AND ADDICTIVE GAMBLING PREVENTION CONTRACT	
2070	RISK MANAGEMENT INSURANCE			FROM PARI-MUTUEL WAGERING TRUST	
	FROM PARI-MUTUEL WAGERING TRUST			FUND	930,000
	FUND	162,680			
0000	ADDITAL ANDRODERS			nds in Specific Appropriation 2089 shall be placed	
2079	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		COI	ntingent upon the submission of a report to the chair o propriations Committee, the chair of the House of Rep	I INE SENATE
	FROM PARI-MUTUEL WAGERING TRUST			propriations Committee, and the Executive Office of th	
	FUND	10,063	Of	fice of Policy and Budget detailing the services t	hat will be
			de:	livered, the expected results, and recommended performance	measures to
2080	SPECIAL CATEGORIES			included in the contract for the provision of services re	
	RACING ANIMAL MEDICAL RESEARCH FROM PARI-MUTUEL WAGERING TRUST			evention and reduction of compulsive and addictive ga cort shall also include the effectiveness of Fiscal Ye	
	FUND	100,000		forts in reducing problem gambling. No earlier than 14 da	
		200,000	sul	omission of the report, the Department of Business and	Professional
2081	SPECIAL CATEGORIES			gulation may request the release of funds pursuant to th	e provisions
	PARI-MUTUEL LABORATORY CONTRACTED SERVICES FROM PARI-MUTUEL WAGERING TRUST		OI	chapter 216, Florida Statutes.	
	FUND	2,266,000	2090	SPECIAL CATEGORIES	
		,,		TRANSFER TO THE OFFICE OF THE STATE	
2082	SPECIAL CATEGORIES			ATTORNEY - SLOT INVESTIGATIONS AND	
	TRANSFER TO DEPARTMENT OF MANAGEMENT			PROSECUTIONS FROM PARI-MUTUEL WAGERING TRUST	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			FUND	222,971
	FROM PARI-MUTUEL WAGERING TRUST				222/5/2
	FUND	41,705	2091	SPECIAL CATEGORIES	
0000	ADDICTAL CAMPAODIDS			CONTRACTED SERVICES	
2083	SPECIAL CATEGORIES CONTRACT FOR PARI-MUTUEL WAGERING			FROM PARI-MUTUEL WAGERING TRUST FUND	44,000
	COMPLIANCE AND AUDIT SYSTEM			rond	11,000
	FROM PARI-MUTUEL WAGERING TRUST		2092	SPECIAL CATEGORIES	
	FUND	296,476		OPERATION OF MOTOR VEHICLES	
יי גייי∩יי	PARI-MUTUEL WAGERING			FROM PARI-MUTUEL WAGERING TRUST	25 742
IUIALI:	FROM TRUST FUNDS	9,343,112		FUND	25,743
		7,313,112	2093	SPECIAL CATEGORIES	
	TOTAL POSITIONS	65.00		RISK MANAGEMENT INSURANCE	
	TOTAL ALL FUNDS	9,343,112		FROM PARI-MUTUEL WAGERING TRUST	E 110
CI.OT M	ACHINE REGULATION			FUND	7,112
SHOT IN	ACTINE REGULATION		2094	SPECIAL CATEGORIES	
A	PPROVED SALARY RATE 2,198,053			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PARI-MUTUEL WAGERING TRUST	
2084	SALARIES AND BENEFITS POSITIONS	50.00		FUND	2,848
	FROM PARI-MUTUEL WAGERING TRUST	2 422 622	0005	CDECTAL CAMECODIEC	
	FUND	3,132,622	2095	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
2085	OTHER PERSONAL SERVICES			SERVICES - HUMAN RESOURCES SERVICES	
_ , , ,	FROM PARI-MUTUEL WAGERING TRUST			PURCHASED PER STATEWIDE CONTRACT	
	FUND	10,000		FROM PARI-MUTUEL WAGERING TRUST	
2006	EXPENSES			FUND	16,930
2086	FROM PARI-MUTUEL WAGERING TRUST		TOTAL	: SLOT MACHINE REGULATION	

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
FROM TRUST FUNDS	RISK MANAGEMENT INSURANCE
TOTAL POSITIONS	FROM HOTEL AND RESTAURANT TRUST FUND
PROGRAM: HOTELS AND RESTAURANTS	2106 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
COMPLIANCE AND ENFORCEMENT	FROM HOTEL AND RESTAURANT TRUST FUND
APPROVED SALARY RATE 11,861,058	2107 SPECIAL CATEGORIES
2096 SALARIES AND BENEFITS POSITIONS 308.00 FROM HOTEL AND RESTAURANT TRUST FUND	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
2097 OTHER PERSONAL SERVICES FROM HOTEL AND RESTAURANT TRUST	FUND
FUND	TOTAL: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS
2098 EXPENSES FROM HOTEL AND RESTAURANT TRUST FUND	TOTAL POSITIONS
2099 OPERATING CAPITAL OUTLAY FROM HOTEL AND RESTAURANT TRUST	PROGRAM: ALCOHOLIC BEVERAGES AND TOBACCO
FUND	COMPLIANCE AND ENFORCEMENT
2100 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	APPROVED SALARY RATE 9,181,013
FROM HOTEL AND RESTAURANT TRUST FUND	2108 SALARIES AND BENEFITS POSITIONS 188.75 FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND
From the funds provided in Specific Appropriation 2100, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or	2109 OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND
unforeseen circumstances as provided in section 287.14(3), Florida Statutes.	2110 EXPENSES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND
2100A SPECIAL CATEGORIES TRANSFER TO VISIT FLORIDA	FROM FEDERAL LAW ENFORCEMENT TRUST FUND
FROM HOTEL AND RESTAURANT TRUST FUND	
Funds in Specific Appropriation 2100A shall be transferred to Visit Florida to contract with the Florida Restaurant and Lodging Association,	FROM FEDERAL LAW ENFORCEMENT TRUST FUND
Inc., to develop a coordinated marketing, media and events program to promote Florida tourism by residents of the state. This campaign shall require a private matching program and shall be conducted throughout the	2112 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM ALCOHOLIC BEVERAGE AND
state, as approved by and monitored by Visit Florida and the Florida Restaurant and Lodging Association, Inc., for the purpose of promoting	TOBACCO TRUST FUND
tourism within the state.	FUND
2101 SPECIAL CATEGORIES TRANSFERS TO DEPARTMENT OF HEALTH FOR EPIDEMIOLOGICAL SERVICES	2113 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ALCOHOLIC BEVERAGE AND
FROM HOTEL AND RESTAURANT TRUST FUND	TOBACCO TRUST FUND 78,044
2102 SPECIAL CATEGORIES	2114 SPECIAL CATEGORIES OPERATION AND MAINTENANCE OF PATROL
GRANTS AND AIDS - SCHOOL-TO-CAREER FROM HOTEL AND RESTAURANT TRUST FUND	VEHICLES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND
2103 SPECIAL CATEGORIES CONTRACTED SERVICES	2115 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
FROM HOTEL AND RESTAURANT TRUST FUND	FROM ALCOHOLIC BEVERAGE AND
2104 SPECIAL CATEGORIES	2116 SPECIAL CATEGORIES
OPERATION OF MOTOR VEHICLES FROM HOTEL AND RESTAURANT TRUST	SALARY INCENTIVE PAYMENTS FROM ALCOHOLIC BEVERAGE AND
FUND	

SPECIF			9	SPECIFI			
APPROF 2117	RIATION SPECIAL CATEGORIES TRANSFER FOR CONTRACTED DISPATCH SERVICES FROM ALCOHOLIC BEVERAGE AND		_	APPROPE 2128	SALARIES AND BENEFITS POSITIONS FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	82.00	4,762,556
2118	TOBACCO TRUST FUND	14	20,000	2129	OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		16,669
2119	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	2	28,219 2	2130	EXPENSES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		628,453
2119	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		2	2131	OPERATING CAPITAL OUTLAY FROM ALCOHOLIC BEVERAGE AND		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	6	51,131		TOBACCO TRUST FUND		4,000
TOTAL:	COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS	·	1,200		SPECIAL CATEGORIES CONTRACTED SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		21,180
	TOTAL POSITIONS	188.75 16,68	31,200 2		SPECIAL CATEGORIES CIGARETTE TAX STAMPS		
	RDS AND LICENSURE				FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		866,505
	PPROVED SALARY RATE 2,405,493	50.50	2		SPECIAL CATEGORIES		
2120	SALARIES AND BENEFITS POSITIONS FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	59.50 3,53	9,400		RISK MANAGEMENT INSURANCE FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		16,704
2121	OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	14	2,806		SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		12,998
2122	EXPENSES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	55	2 50,628		SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
2123	OPERATING CAPITAL OUTLAY FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		5,000		PURCHASED PER STATEWIDE CONTRACT FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		28,763
2124	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ALCOHOLIC BEVERAGE AND		י		TAX COLLECTION FROM TRUST FUNDS		6,357,828
0105	TOBACCO TRUST FUND	1	.7,733		TOTAL POSITIONS	82.00	6,357,828
2125	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	1		PROGRAM MOBILE	I: FLORIDA CONDOMINIUMS, TIMESHARES AND HOMES		
2126				COMPLIA	NCE AND ENFORCEMENT		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ALCOHOLIC BEVERAGE AND				PROVED SALARY RATE 4,462,950		
2127	TOBACCO TRUST FUND	1	.2,229 2	2137	SALARIES AND BENEFITS POSITIONS FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND	110.00	6,251,256
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	2	20,607	2138	OTHER PERSONAL SERVICES FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND		49,076
TOTAL:	STANDARDS AND LICENSURE FROM TRUST FUNDS	4,29	7,958 2	2139	EXPENSES FROM DIVISION OF FLORIDA		
	TOTAL POSITIONS	59.50 4,29	7,958		CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND		903,881
TAX CC	LLECTION		2	2140	OPERATING CAPITAL OUTLAY FROM DIVISION OF FLORIDA		
A	PPROVED SALARY RATE 3,304,512				CONDOMINIUMS, TIMESHARES AND		

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION MOBILE HOMES TRUST FUND		1,298	SPECII APPROI eco	PRIATION onomic and marketing data to facilitate de	eveloping consumer awareness	}
2141	SPECIAL CATEGORIES CONTRACTED SERVICES FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND		17,500	-	ograms.  SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION FROM CITRUS ADVERTISING TRUST FUND .	82,	,000
2142	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND		·	2151	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CITRUS ADVERTISING TRUST FUND .	5.	,804
	MOBILE HOMES TRUST FUND		40,546	TOTAL	: CITRUS RESEARCH	,	,
2143	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM DIVISION OF FLORIDA				FROM GENERAL REVENUE FUND FROM TRUST FUNDS	8,190,	, 159
	CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND		11,856		TOTAL POSITIONS	20.00 9,190,	, 159
2144	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				TIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 1,466,312		
	PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND			2152	SALARIES AND BENEFITS POSITIONS FROM CITRUS ADVERTISING TRUST FUND .	23.00 2,141,	,714
TOTAL:	MOBILE HOMES TRUST FUND		37,448	2153	OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND .	66,	,000
	FROM TRUST FUNDS		7,312,861	2154	EXPENSES		
	TOTAL POSITIONS		7,312,861		FROM CITRUS ADVERTISING TRUST FUND .	92,	,625
TOTAL:	BUSINESS AND PROFESSIONAL REGULATION, OF	DEPARTMENT		2155	OPERATING CAPITAL OUTLAY FROM CITRUS ADVERTISING TRUST FUND .	119,	,779
	FROM GENERAL REVENUE FUND		149,212,780	2156	SPECIAL CATEGORIES CONTRACTED SERVICES FROM CITRUS ADVERTISING TRUST FUND .	407,	, 655
	TOTAL POSITIONS	•	151,352,194	2157	SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION FROM CITRUS ADVERTISING TRUST FUND .	75,	,000
PROGRA	M: CITRUS, DEPARTMENT OF			2158	SPECIAL CATEGORIES	,	,
	RESEARCH				RISK MANAGEMENT INSURANCE FROM CITRUS ADVERTISING TRUST FUND .	14,	,690
	PPROVED SALARY RATE 1,332,593			2159			
2145	SALARIES AND BENEFITS POSITIONS FROM CITRUS ADVERTISING TRUST FUND .	20.00	1,721,867		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
2146	OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND .		107,098	2160	FROM CITRUS ADVERTISING TRUST FUND .  DATA PROCESSING SERVICES	8,	, 869
2147	EXPENSES FROM CITRUS ADVERTISING TRUST FUND .		101,896	2100	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM CITRUS ADVERTISING TRUST FUND .	45	,469
2148	OPERATING CAPITAL OUTLAY FROM CITRUS ADVERTISING TRUST FUND .		251,000	TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	2,971,	
2149	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,000,000	E 020 404		TOTAL POSITIONS	23.00	,801
Fra	FROM CITRUS ADVERTISING TRUST FUND .		5,920,494 \$500 000 in	AGRIC	ULTURAL PRODUCTS MARKETING		
From the funds provided in Specific Appropriation 2149, \$500,000 in recurring funds from the General Revenue Fund shall be transferred to the New Varieties Development & Management Corporation to support			nsferred to	i	APPROVED SALARY RATE 1,189,794		
in-	state citrus breeding programs and to ieties.	develop and acquire	new citrus	2161	SALARIES AND BENEFITS POSITIONS FROM CITRUS ADVERTISING TRUST FUND .	12.00	, 899
Fro	m the funds in Specific Appro recurring funds from the General Reven	priation 2149, \$ ue Fund is provided	500,000 in to collect	2162	OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND .	17,	,000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2163 EXPENSES FROM CITRUS ADVERTISING TRUST FUND . 461,331 2164 SPECIAL CATEGORIES CONTRACTED SERVICES FROM CITRUS ADVERTISING TRUST FUND . 100,000 2165 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION FROM GENERAL REVENUE FUND . . . . . . 2,750,000 FROM CITRUS ADVERTISING TRUST FUND . 28.395.526 From the funds in Specific Appropriation 2165, \$250,000 in

From the funds in Specific Appropriation 2165, \$250,000 in nonrecurring funds from the General Revenue Fund is provided for citrus juice dispensed at the Florida Welcome Centers.

From the funds in Specific Appropriation 2165, \$1,000,000 in recurring funds and \$1,500,000 in nonrecurring funds from the General Revenue Fund, is provided for programs that will raise the demand for, and awareness of, Florida citrus products. Twenty percent of the total funds shall be directed to Florida fresh fruit marketing and 80 percent shall be directed to Florida juice marketing.

2166 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CITRUS ADVERTISING TRUST FUND . 5,193 TOTAL: AGRICULTURAL PRODUCTS MARKETING FROM GENERAL REVENUE FUND . . . . . 2,750,000 FROM TRUST FUNDS . . . . . . . . . . . . 30,678,949 TOTAL POSITIONS . . . . . . . . . . . 12.00 TOTAL ALL FUNDS . . . . . . . . . . . 33,428,949 TOTAL: PROGRAM: CITRUS, DEPARTMENT OF FROM GENERAL REVENUE FUND . . . . . 3,750,000 FROM TRUST FUNDS . . . . . . . . . . . . . 41,840,909 TOTAL POSITIONS . . . . . . . . . . . 55.00 TOTAL ALL FUNDS . . . . . . . . . . . 45,590,909 TOTAL APPROVED SALARY RATE . . . .

### ECONOMIC OPPORTUNITY, DEPARTMENT OF

From the funds in Specific Appropriations 2167 through 2258, any expenditure from the Temporary Assistance for Needy Families (TANF) Block Grant must be expended in accordance with the requirements and limitations of Part A of Title IV of the Social Security Act, as amended, or any other applicable federal requirement or limitation. Before any funds are released by the Department of Children and Families, each provider shall identify the number of clients to be served and certify their eligibility under Part A of Title IV of the Social Security Act. Funds may not be released for services to any clients except those so identified and certified.

The department head or a designee must certify that controls are in place to ensure that such funds are expended in accordance with the requirements and limitations of federal law and that reporting requirements of federal law are met. It is the responsibility of any entity to which such funds are appropriated to obtain the required certification prior to any expenditure of funds.

From the funds in Specific Appropriations 2167 through 2258, no federal or state funds shall be used to pay for space being leased by a Regional Workforce Board, CareerSource Florida, or the Department of Economic Opportunity if it has been determined by whichever entity is the lessee that there is no longer a need for the leased space. All leases, and performance and obligations under the leases, are subject to and contingent upon an annual appropriation by the Florida Legislature. In the event that such annual appropriation does not occur, or in the alternative, there is either a reduction in funding from the prior annual appropriation or the entity which is the lessee determines that

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

PPROPRIATION

the annual appropriation is insufficient to meet the requirements of the leases, then the lessee has the right to terminate the lease upon written notice by the lessee and the lessee shall have no further obligations under the contracts.

PROGRAM: EXECUTIVE DIRECTION AND SUPPORT SERVICES

EXECUTIVE LEADERSHIP

A	APPROVED SALARY RATE	2,755,167		
2167	SALARIES AND BENEFITS FROM GENERAL REVENUE FU FROM ADMINISTRATIVE TRU	ND	38.00 372,417	2,899,335
2168	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRU	ST FUND		113,627
2169	EXPENSES FROM GENERAL REVENUE FUR FROM ADMINISTRATIVE TRUE		33,009	471,984
2170	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRU	ST FUND		17,177
2171	SPECIAL CATEGORIES TRANSFER TO DIVISION OF A HEARINGS FROM GENERAL REVENUE FU		74,146	
2172	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRA FROM ADMINISTRATIVE TRU			233,778
	FROM STATE ECONOMIC ENH AND DEVELOPMENT TRUST FROM FLORIDA INTERNATION	FUND		160,000
	AND PROMOTION TRUST FUR FROM TOURISM PROMOTIONAL			8,000
	FUND			32,000
Fun	ds provided in Specifi	c Appropriation	2172 from the State	e Economic

Funds provided in Specific Appropriation 2172 from the State Economic Enhancement and Development Trust Fund, the Tourism Promotional Trust Fund, and the Florida International Trade and Promotion Trust Fund, shall only be used to represent the state's interest in the Digital Domain Media Group, Inc., bankruptcy action.

Funds provided in Specific Appropriation 2172 from the Administrative Trust Fund may be used to represent the state's interest in legal matters that require the use of outside legal counsel.

2173	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		23,122
2174	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	3,793	10,615
2175	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND		3,010
TOTAL:	EXECUTIVE LEADERSHIP FROM GENERAL REVENUE FUND	483,365	3,972,648
	TOTAL POSITIONS	38.00	4,456,013

FINANCE AND ADMINISTRATION

SPECIF APPROF	RIATION			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
I	PPROVED SALARY RATE 5,460,045			2191 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
2176	SALARIES AND BENEFITS POSITIONS	99.00		SERVICES - HUMAN RESOURCES SERVICES
	FROM ADMINISTRATIVE TRUST FUND		6,463,598	PURCHASED PER STATEWIDE CONTRACT
	FROM REVOLVING TRUST FUND		933,475	FROM ADMINISTRATIVE TRUST FUND 27,977
0177	OMITED DEDCOMAL CEDUTOEC			2102 DAMA DDOGECTNG CEDUTGEC
2177	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		49,136	2192 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE
	FROM REVOLVING TRUST FUND		50,000	TECHNOLOGY (AST)
	TROTT REPORTED TROOP TOND		30,000	FROM ADMINISTRATIVE TRUST FUND 42,113
2178	EXPENSES			
	FROM GENERAL REVENUE FUND	3,789		TOTAL: INFORMATION SYSTEMS AND SUPPORT SERVICES
	FROM ADMINISTRATIVE TRUST FUND		621,768	FROM TRUST FUNDS
	FROM REVOLVING TRUST FUND		1,418,634	TOTAL POSITIONS 93.00
2179	OPERATING CAPITAL OUTLAY			TOTAL ALL FUNDS
	FROM ADMINISTRATIVE TRUST FUND		52,822	
			,	PROGRAM: WORKFORCE SERVICES
2180	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CONTRACTED SERVICES		F10 100	WORKFORCE DEVELOPMENT
	FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND		510,198 1,036,300	From the funds in Specific Appropriations 2193 through 2221, the
	FROM REVOLIVING IROSI FOND		1,030,300	Department of Economic Opportunity must determine if any funds provided
2181	SPECIAL CATEGORIES			for specific workforce programs, projects, or initiatives are not an
	RISK MANAGEMENT INSURANCE			allowable use of federal funds. If the department finds that any
	FROM ADMINISTRATIVE TRUST FUND		26,877	workforce program, project, or initiative for which funds are
	FROM REVOLVING TRUST FUND		5,169	specifically appropriated in this act is not an allowable use of federal
				funds, the department must notify the Governor's Office of Policy and
2182	SPECIAL CATEGORIES			Budget, the chair of the Senate Appropriations Committee, and the chair
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			of the House Appropriations Committee.
	PURCHASED PER STATEWIDE CONTRACT			When allocating full-time equivalent (FTE) positions to individual
	FROM ADMINISTRATIVE TRUST FUND		25,439	regional workforce boards, the Department of Economic Opportunity must
	FROM REVOLVING TRUST FUND		4,692	ensure that workforce services are effectively and efficiently provided
				throughout the state. The department is authorized to reallocate any FTE
2183	DATA PROCESSING SERVICES			position allocated to a regional workforce board that has been or
	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)			becomes vacant for more than 180 days. When reallocating a vacant FTE position, the department must give priority to a regional workforce
	FROM ADMINISTRATIVE TRUST FUND		89,348	board that would use the FTE position to provide additional services to
			07/010	veterans.
2184	FIXED CAPITAL OUTLAY			
	REED ACT BUILDINGS PROJECTS - STATEWIDE		215 000	APPROVED SALARY RATE 25,044,535
	FROM REVOLVING TRUST FUND		315,000	2193 SALARIES AND BENEFITS POSITIONS 650.50
TOTAL:	FINANCE AND ADMINISTRATION			FROM EMPLOYMENT SECURITY
	FROM GENERAL REVENUE FUND	3,789		ADMINISTRATION TRUST FUND
	FROM TRUST FUNDS		11,602,456	FROM WELFARE TRANSITION TRUST FUND . 1,284,523
				FROM SPECIAL EMPLOYMENT SECURITY
	TOTAL POSITIONS	99.00	11,606,245	ADMINISTRATION TRUST FUND
	TOTAL ALL FUNDS		11,000,245	2194 OTHER PERSONAL SERVICES
INFORM	ATION SYSTEMS AND SUPPORT SERVICES			FROM GENERAL REVENUE FUND 200,000
				FROM EMPLOYMENT SECURITY
I	PPROVED SALARY RATE 5,699,356			ADMINISTRATION TRUST FUND 9,630,057 FROM WELFARE TRANSITION TRUST FUND
2185	SALARIES AND BENEFITS POSITIONS	93.00		FROM WELFARE TRANSITION TRUST FUND . 65,313
2103	FROM ADMINISTRATIVE TRUST FUND	23.00	7,789,051	From the funds in Specific Appropriation 2194, \$200,000 from the
			.,,	General Revenue Fund is provided to the Department of Economic
2186	OTHER PERSONAL SERVICES			Opportunity to develop and implement the "Florida Unique Abilities
	FROM ADMINISTRATIVE TRUST FUND		130,512	Partner Program". The department must establish an application process
0107	DADDIADA			to designate a business as a "Florida Unique Abilities Partner." A business may be designated if it demonstrates commitment to the
2187	EXPENSES FROM ADMINISTRATIVE TRUST FUND		1,143,405	independence of individuals who have a disability through: employment,
	TROM ADMINISTRATIVE TROOF TORD		1,113,103	financial support, or other community support or involvement. If the
2188	OPERATING CAPITAL OUTLAY			designation is based on financial support or other community support or
			202,661	involvement, a business must document a financial or in-kind
				contribution as follows: for a business with 100 or fewer employees, a
2189	SPECIAL CATEGORIES			contribution of at least \$1,000; for a business with more than 100
	GRANTS AND AIDS - CONTRACTED SERVICES		E00 100	employees, a contribution of at least \$5,000. The department must: establish a logo for a designated business to display and develop
	FROM ADMINISTRATIVE TRUST FUND		593,190	quidelines and requirements for use of such logo; and maintain a page
2190	SPECIAL CATEGORIES			on its website with complete program information, including a list of
	RISK MANAGEMENT INSURANCE			designated businesses by county. The department must consult with the
	FROM ADMINISTRATIVE TRUST FUND		50,314	Agency for Persons with Disabilities, the Division of Vocational

229,344,538

54.014.907

2,425,000

1,850,000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

#### APPROPRIATION

Rehabilitation and the Division of Blind Services of the Department of Education, and CareerSource Florida, Inc., to implement the program. The department must report by January 1, 2016, to the President of the Senate and Speaker of the House of Representatives on the status of the the implementation of this proviso.

## 2195 EXPENSES

2196

2196A

DAT DAODO		
FROM EMPLOYMENT SECURITY		
ADMINISTRATION TRUST FUND	. 1,143,128	
FROM WELFARE TRANSITION TRUST FUND	. 1,105,389	
FROM SPECIAL EMPLOYMENT SECURITY		
ADMINISTRATION TRUST FUND	. 60,387	
OPERATING CAPITAL OUTLAY		
FROM EMPLOYMENT SECURITY		
ADMINISTRATION TRUST FUND	. 109,473	
FROM WELFARE TRANSITION TRUST FUND	. 26,424	
FROM SPECIAL EMPLOYMENT SECURITY		
ADMINISTRATION TRUST FUND	. 175,530	
SPECIAL CATEGORIES		
GRANTS AND AIDS - WORKFORCE PROJECTS	S	
FROM GENERAL REVENUE FUND	. 2,850,000	
FROM STATE ECONOMIC ENHANCEMENT		

The nonrecurring funds provided in Specific Appropriation 2196A from the State Economic Enhancement and Development Trust Fund shall be allocated as follows:

AND DEVELOPMENT TRUST FUND . . . .

ADMINISTRATION TRUST FUND . . . . .

FROM SPECIAL EMPLOYMENT SECURITY

Employ Miami-Dade Project	100,000
The Circus Arts Conservatory	500,000
SANT LA - Haitian Neighborhood Center - Community Financial	
Assistance	300,000
Caribbean Chamber Student Entrepreneurship - Internships	50,000
Manufacturing Academy and Apprenticeship/Internship Program.	250,000
VISIONARY Jobs Initiative	100,000
National Cyber Partnership	450,000
Loveland Village Job Training Program	675,000

From the funds provided in Specific Appropriation 2196A, \$600,000 from the Special Employment Security Administration Trust Fund is allocated for a pilot program with two organizations to provide employment assistance and training for individuals with disabilities. One organization must operate in Manatee, Sarasota, Hardee and DeSoto counties; and one organization must operate in Orange, Osceola, Seminole, Lake, Brevard and Volusia counties. The Department of Economic Opportunity must contract with a non-profit organization operating in those counties that recycles materials, operates retail stores, and provides employment opportunities to individuals who may otherwise face barriers to employment. Each non-profit organization must have annual gross revenues in excess of \$40 million and must be accredited by the Commission on Accreditation of Rehabilitation Facilities. Each organization shall receive \$300,000 of funding provided for the pilot program.

The remaining nonrecurring funds provided in Specific Appropriation 2196A from the Special Employment Security Administration Trust Fund shall be allocated as follows:

#### CareerSource Pinellas - Advanced Manufacturing Skills

Development	250,000
Florida Goodwill Association	500,000
Goodwill Industries of South Florida	250,000
Big Brothers Big Sisters School to Work Program	250,000

From the nonrecurring General Revenue funds provided in Specific Appropriation 2196A, \$1,000,000 is provided for the department to implement an initiative to increase the number of certified pilots in Florida intrastate air service markets by training pilots in Florida-based programs. The programs must be designed to meet all Federal Aviation Administration requirements for commercial pilot

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

certification. Any educational institution receiving funds from this initiative must certify to the department that all pilot training is based in Florida facilities.

The remaining nonrecurring funds provided in Specific Appropriation 2196A from the General Revenue Fund shall be allocated as follows:

Manufacturing Academy and Apprenticeship/Internship Program.	1,000,000
Florida Goodwill Association	100,000
Home Builders Institute (PACT)	500,000
Louise Graham Regeneration Center	250,000

The Department of Economic Opportunity shall directly contract with entities allocated funds from Specific Appropriation 2196A.

#### 2197 SPECIAL CATEGORIES

···	J. 1220	
NON CUSTODIAL	PARENT PROGRAM	
FROM WELFARE	TRANSITION TRUST FUND .	1,416,000
FROM SPECIAL	EMPLOYMENT SECURITY	
ADMINISTRAT:	ION TRUST FUND	50,000

Funds provided in Specific Appropriation 2197 from the Welfare Transition Trust Fund are provided to continue the Gulf Coast Jewish Family and Community Services' Non-Custodial Parent Employment Program in Miami-Dade, Pinellas, Pasco, and Hillsborough counties, allocated as follows: Miami-Dade County - \$666,000; and Pinellas, Pasco, and Hillsborough counties - \$750,000.

Funds provided in Specific Appropriation 2197 from the Special Employment Security Administration Trust Fund are provided to the Gulf Coast Jewish Family and Community Services' Non-Custodial Parent Employment Program in Hernando County.

CareerSource Pinellas shall administer the funds.

#### 2198 SPECIAL CATEGORIES

0120112 0112001120	
GRANTS AND AIDS - CONTRACTED SERVICES	
FROM EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	13,018,979
FROM WELFARE TRANSITION TRUST FUND .	575,000
FROM SPECIAL EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	3,381,000

From the recurring funds provided in Specific Appropriation 2198 from the Special Employment Security Administration Trust Fund, \$2,100,000 shall be placed in reserve and may be released pursuant to chapter 216, Florida Statutes, after January 1, 2016, if Florida is required to administer a mandatory Supplemental Nutritional Assistance Employment and Training program for Able Bodied Adults without Dependents.

#### 2199 SPECIAL CATEGORIES

GRANTS AND AIDS - REGIONAL WORKFORCE
BOARDS
FROM EMPLOYMENT SECURITY
ADMINISTRATION TRUST FUND . . . . .
FROM WELFARE TRANSITION TRUST FUND .

Funds provided in Specific Appropriation 2199 from the Welfare Transition Trust Fund are allocated for workforce services based on a plan approved by CareerSource Florida. The plan must maximize funds distributed directly to the regional workforce boards, and must identify any funds allocated for state-level and discretionary initiatives. The plan must equitably distribute funds to the boards based on anticipated client caseload to maximize the ability of the state to meet performance standards, including federal work participation rate requirements, and prioritize services provided to one-parent families.

From the funds provided in Specific Appropriation 2199, any expenditures by a regional workforce board for "outreach," "advertising," or "public relations" must have a direct program benefit and must be spent in strict accordance with all applicable federal regulations and guidance. For any expenditures exceeding \$5,000 for outreach purposes, a regional workforce board must obtain prior approval from the Department of Economic Opportunity before purchasing:

SECTION 6 - GENERAL GOVERNMENT SECTION 6 - GENERAL GOVERNMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION promotional items, including but not limited to capes, blankets, and 2204 SALARIES AND BENEFITS POSITIONS 579.00 clothing; and memorabilia, models, gifts, and souvenirs. FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND . . . . . 33.833.995 Funds in Specific Appropriation 2199 may not be used directly or indirectly to pay for meals, food, or beverages for board members, 2205 OTHER PERSONAL SERVICES staff, or employees of regional workforce boards, CareerSource Florida, FROM EMPLOYMENT SECURITY or the Department of Economic Opportunity except as expressly authorized ADMINISTRATION TRUST FUND . . . . . 8,147,299 by state law. Preapproved, reasonable, and necessary per diem allowances and travel established in section 112.061, Florida Statutes, shall be in 2206 EXPENSES compliance with all applicable federal and state requirements. Funds in FROM EMPLOYMENT SECURITY Specific Appropriation 2199 may not be used for entertainment costs and recreational activities for board members, staff, or employees. ADMINISTRATION TRUST FUND . . . . . 16,469,539 2207 OPERATING CAPITAL OUTLAY Funds in Specific Appropriation 2199 may not be used for any contract FROM EMPLOYMENT SECURITY exceeding \$25,000 between a regional workforce board and a member of ADMINISTRATION TRUST FUND . . . . . 304,795 that board that has any relationship with the contracting vendor, unless the contract has been reviewed by the Department of Economic Opportunity 2208 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES and CareerSource Florida. FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND . . 2200 SPECIAL CATEGORIES 48,891,311 GRANTS AND AIDS - DISPLACED HOMEMAKERS FROM SPECIAL EMPLOYMENT SECURITY FROM DISPLACED HOMEMAKER TRUST ADMINISTRATION TRUST FUND . . . . . 1.000.000 2,000,000 SPECIAL CATEGORIES 2200A SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE GRANTS AND AIDS - BUSINESS PARTNERSHIPS/ FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND . . . . . SKILL ASSESSMENT AND TRAINING 275,553 FROM GENERAL REVENUE FUND . . . . . 3,500,000 FROM SPECIAL EMPLOYMENT SECURITY 2210 SPECIAL CATEGORIES ADMINISTRATION TRUST FUND . . . . . TRANSFER TO DEPARTMENT OF MANAGEMENT 500,000 SERVICES - HUMAN RESOURCES SERVICES 2201 SPECIAL CATEGORIES PURCHASED PER STATEWIDE CONTRACT RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND . . . . . 244,717 ADMINISTRATION TRUST FUND . . . . . 1,138,273 FROM WELFARE TRANSITION TRUST FUND . 2211 DATA PROCESSING SERVICES 2.096 STATE DATA CENTER - AGENCY FOR STATE 2202 SPECIAL CATEGORIES TECHNOLOGY (AST) TRANSFER TO DEPARTMENT OF MANAGEMENT FROM EMPLOYMENT SECURITY SERVICES - HUMAN RESOURCES SERVICES ADMINISTRATION TRUST FUND . . . . . 958,312 PURCHASED PER STATEWIDE CONTRACT TOTAL: REEMPLOYMENT ASSISTANCE PROGRAM FROM EMPLOYMENT SECURITY FROM TRUST FUNDS . . . . . . . . . . . . ADMINISTRATION TRUST FUND . . . . . 110,125,521 244,103 FROM WELFARE TRANSITION TRUST FUND 5,792 TOTAL POSITIONS . . . . . . . . . . 579.00 2203 DATA PROCESSING SERVICES TOTAL ALL FUNDS . . . . . . . . . . 110,125,521 STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) CAREERSOURCE FLORIDA FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND . . . . . 372,473 APPROVED SALARY RATE 590,530 FROM WELFARE TRANSITION TRUST FUND . 200,801 2212 SALARIES AND BENEFITS POSITIONS 6 00 FROM ADMINISTRATIVE TRUST FUND . . . TOTAL: WORKFORCE DEVELOPMENT 681,574 FROM GENERAL REVENUE FUND . . . . . . 6,550,000 359,771,569 2213 SPECIAL CATEGORIES CAREERSOURCE FLORIDA OPERATIONS FROM EMPLOYMENT SECURITY TOTAL POSITIONS . . . . . . . . . . 650.50 TOTAL ALL FUNDS . . . . . . . . . . . ADMINISTRATION TRUST FUND . . . . . 366,321,569 9,191,404 FROM WELFARE TRANSITION TRUST FUND . 1,052,366 REEMPLOYMENT ASSISTANCE PROGRAM FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND . . . . . 544.221 From the funds provided in Specific Appropriations 2204 through 2211, From the funds provided in Specific Appropriation 2213, CareerSource Florida, Inc., shall work with the Department of Economic Opportunity to the Department of Economic Opportunity shall submit an operational work plan by August 1, 2015, detailing all information technology maintenance

APPROVED SALARY RATE 21,493,175

current system issues being managed.

and enhancement projects for the reemployment assistance system planned

for Fiscal Year 2015-2016 that includes each project's schedule, scope,

and spending plan. The department must submit quarterly status reports

to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations

Committee that must include a description of the progress made to date

for each project, actual costs incurred, program staffing levels, and

Florida, Inc., shall work with the Department of Economic Opportunity to ensure that the EmployFlorida Marketplace system identifies employment opportunities posted by a business that has been designated as a "Florida Unique Abilities Partner."

2214 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE

2215 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT

	N 6 - GENERAL GOVERNMENT			ON 6 - GENERAL GOVERNMENT		
SPECIF	IC RIATION		SPECI	FIC PRIATION		
APPROP	SERVICES - HUMAN RESOURCES SERVICES		AFFRO	FUND		121,812
	PURCHASED PER STATEWIDE CONTRACT					, .
	FROM ADMINISTRATIVE TRUST FUND	2,141	2223	OTHER PERSONAL SERVICES		
00153	ADDATAL CAMPAODIDA			FROM GENERAL REVENUE FUND	20,345	224 602
2215A	SPECIAL CATEGORIES QUICK RESPONSE TRAINING			FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		224,603
	FROM STATE ECONOMIC ENHANCEMENT			FUND		16,888
	AND DEVELOPMENT TRUST FUND	100,000				,
	FROM SPECIAL EMPLOYMENT SECURITY		2224			
	ADMINISTRATION TRUST FUND	12,000,000		FROM GENERAL REVENUE FUND	143,165	
Ψho	funds provided from the State Economic Er	phangoment and Douglonment		FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND		62,717
Tru	st Fund in Specific Appropriation 2215A are	e provided to CareerSource		FROM FEDERAL GRANTS TRUST FUND		841,523
	rida to market and promote the Quick Respons			FROM FLORIDA INTERNATIONAL TRADE		, ,
				AND PROMOTION TRUST FUND		3,135
2217	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST		C0 C20
	INCUMBENT WORKER TRAINING PROGRAM FROM EMPLOYMENT SECURITY			FUND FROM TOURISM PROMOTIONAL TRUST		68,620
	ADMINISTRATION TRUST FUND	3,000,000		FUND		12,544
TOTAL:	CAREERSOURCE FLORIDA	06 500 050	2225		1 200	
	FROM TRUST FUNDS	26,572,957		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,328	10,206
	TOTAL POSITIONS	6.00		FROM FEDERAL GRANTS TROOT FORD		10,200
	TOTAL ALL FUNDS	26,572,957	2226	SPECIAL CATEGORIES		
				GRANTS AND AIDS - COMMUNITY SERVICES BLOCK		
REEMPL	OYMENT ASSISTANCE APPEALS COMMISSION			GRANTS FROM FEDERAL GRANTS TRUST FUND		21,876,498
Δ	PPROVED SALARY RATE 2,640,283			FROM FEDERAL GRANIS IROSI FOND		21,070,490
			2227	SPECIAL CATEGORIES		
2218	SALARIES AND BENEFITS POSITIONS	43.00		GRANTS AND AIDS - COMMUNITY DEVELOPMENT		
	FROM EMPLOYMENT SECURITY	2 500 415		BLOCK GRANT (CDBG) - SMALL CITIES		26 500 000
	ADMINISTRATION TRUST FUND	3,509,417		FROM FEDERAL GRANTS TRUST FUND		36,500,000
2219	SPECIAL CATEGORIES		2228	SPECIAL CATEGORIES		
	REEMPLOYMENT ASSISTANCE APPEALS COMMISSION			GRANTS AND AIDS - BLACK BUSINESS LOAN		
	- OPERATIONS			PROGRAM		
	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	765,371		FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND		2,225,000
	IDMINISTRATION TROOF FORD	703,371		THE SEVEROTIES TROOT FORE		2/223/000
2220	SPECIAL CATEGORIES		2229			
	RISK MANAGEMENT INSURANCE			HISPANIC BUSINESS INITIATIVE FUND OUTREACH PROGRAM		
	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	17,420		FROM STATE ECONOMIC ENHANCEMENT		
	IDMINISTRATION TROOF FORD	17,120		AND DEVELOPMENT TRUST FUND		1,500,000
2221	SPECIAL CATEGORIES					
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		2230	SPECIAL CATEGORIES GRANTS AND AIDS - HOME ENERGY ASSISTANCE		
	PURCHASED PER STATEWIDE CONTRACT			FROM FEDERAL GRANTS TRUST FUND		78,100,000
	FROM EMPLOYMENT SECURITY					.0,200,000
	ADMINISTRATION TRUST FUND	15,367	2231			
попат	DEDMIN OTHERWIN A COLOMANION A DDDNIG GOMMICGION			GRANTS AND AIDS - WEATHERIZATION		
TOTAL:	REEMPLOYMENT ASSISTANCE APPEALS COMMISSION FROM TRUST FUNDS	4,307,575		ASSISTANCE PROGRAM (WAP) FROM FEDERAL GRANTS TRUST FUND		2,000,000
	TROW TROOT TOWNS	1,307,373		TROTT TEPERALE GRANTS TROOT TOUR		2/000/000
	TOTAL POSITIONS	43.00	2232			
	TOTAL ALL FUNDS	4,307,575		GRANTS AND AIDS - WEATHERIZATION		
DROGRA	M: COMMUNITY DEVELOPMENT			ASSISTANCE PROGRAM (WAP) - LOW INCOME HOUSING ENERGY ASSISTANCE PROGRAM (LIHEAP)		
riconn	T. CORMONITI DEVELOPMENT			FROM FEDERAL GRANTS TRUST FUND		16,000,000
HOUSIN	G AND COMMUNITY DEVELOPMENT					, , , , , , ,
_	משנת עות אחני מחווס מווס מ		2233			
A	PPROVED SALARY RATE 4,257,417			GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	15,000	
2222	SALARIES AND BENEFITS POSITIONS	88.00		FROM FEDERAL GRANTS TRUST FUND	13,000	2,523,322
	FROM GENERAL REVENUE FUND	2,230,750		FROM GRANTS AND DONATIONS TRUST		
	FROM STATE ECONOMIC ENHANCEMENT	200 CCC		FUND		128,080
	AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND	608,809 2,671,840	2222	SPECIAL CATEGORIES		
	FROM FLORIDA INTERNATIONAL TRADE	2,0/1,040	22JJA	GRANTS AND AIDS - HOUSING AND COMMUNITY		
	AND PROMOTION TRUST FUND	30,618		DEVELOPMENT PROJECTS		
	FROM GRANTS AND DONATIONS TRUST	202 207			14,319,000	
	FUND	392,225		FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND		18,985,600
	THE TOTAL STATE OF THE STATE OF					-017001000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

FROM SPECIAL EMPLOYMENT SECURITY
ADMINISTRATION TRUST FUND . . . . .

400,000

From the funds provided in Specific Appropriation 2233A, \$1,000,000 of nonrecurring funds from the General Revenue Fund are allocated to the City of Miami for public infrastructure improvements within the Miami Design District. The state contribution is contingent upon the City of Miami and/or Miami Dade County providing a fifty percent match in the form of a cash contribution or a capital project that benefits the area.

From the funds provided in Specific Appropriation 2233A, \$2,000,000 of nonrecurring funds from the State Economic Enhancement and Development Trust Fund are allocated to the Department of Economic Opportunity to provide grants to Community Redevelopment Agencies for the purpose of providing seed moneys to assist local communities in their efforts to address the natural phenomenon of subsidence by redeveloping areas undergoing blight due to damage caused by ground subsidence.

From the funds provided in Specific Appropriation 2233A, \$400,000 of nonrecurring funds from the Special Employment Security Administration Trust Fund are allocated to the Oviedo Amphitheater.

From the funds provided in Specific Appropriation 2233A, \$16,985,600 of nonrecurring funds from the State Economic Enhancement and Development Trust Fund are allocated as follows:

Metropolitan Ministries - Pasco Transitional Housing Rebuilding Together Miami-Dade Safe and Healthy Homes City of Milton Riverwalk City of Opa-Locka - Multi-Purpose Cultural Facility Sulzbacher Center for Women and Families Youth Soccer Academy and Training Grounds - Northeast	1,000,000 250,000 688,173 1,000,000 1,200,000
FloridaPahokee Marina Enhancements - Palm Beach County	2,500,000 1,000,000
Glades County Gateway Logistics and Manufacturing Training	1,000,000
Center	700,000
City of Bradenton Tournament Sports Park	500,000
City of Ft. Lauderdale - Rapid Re-Housing Project	800,000
Clearwater Homeless Emergency Project	400,000
Punta Gorda Vietnam War Memorial	150,000
Forest Capital Hall Renovation Project	292,427
The WOW Center Miami	500,000
Mote Marine Laboratory Infrastructure Expansion	600,000
I/DD Housing Coordination Initiative - The Arc of Florida	125,000
Historic Cocoa Village Playhouse Parking Structure	2,250,000
Brevard County Veterans Memorial Center Expansion	1,500,000
Bonifay Memorial Field	50,000
Fort Walton Beach Homeless Center	150,000
North Lauderdale Security Cameras	10,000
St. Marks River Boardwalk	200,000
Northwest Florida Fairgrounds	50,000
FOIL Corridor Project	1,000,000
FIND Waterfront Access Study - Miami-Dade	70,000

From the funds provided in Specific Appropriation 2233A, \$13,319,000 of nonrecurring funds from the General Revenue Fund are allocated as follows:

Youth Soccer Academy and Training Grounds - Northeast	
Florida	2,500,000
East Orange Park Recreational Center	800,000
Temple Terrace - Youth Sports Complex	500,000
Veterans Progress Villas - Leon County	550,000
Field of Dreams - Brevard County	1,000,000
Building Homes for Heroes	1,000,000
Riverside Fine Arts Project Listen	50,000
Palmetto Bay Park Girls Softball Field	250,000
Tallahassee Regional Hazardous Materials Response Team	
Equipment	495,000
Margate Fire Rescue Autopulse Device Replacement	34,000
IMG Academy Campus Expansion	2,050,000
Glades County Gateway Logistics and Manufacturing Training	
Center	300,000
Temple Terrace - Family Recreational Center	500,000

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Fort Walton Beach Homeless Center	150,000
Veterans Home Renovation - Pembroke Pines	250,000
Rapid Bus Transit - Hillsborough	600,000
East County Service Center - Hillsborough	500,000
Bergeron Rodeo Arena Refurbishment - Town of Davie	100,000
Fort Myers Sesquicentennial Foundation, Inc	190,000
US Space Walk of Fame Foundation	200,000
The Range Regional Training Complex - City of Palm Bay	800,000
Maitland Jewish Community Campus Infrastructure Improvements	500,000

The Department of Economic Opportunity shall directly contract with the entities allocated funds from Specific Appropriation 2233A.

2,500,000

From the funds provided for regional planning councils in Specific Appropriation 2233B, 75 percent must be divided equally among the councils and 25 percent must be allocated according to population. The funds must be used to implement the statutory requirements of chapter 163, Florida Statutes, and the Florida Five-Year Strategic Plan for Economic Development and to address problems of greater than local government concern and provide technical assistance to local qovernments, economic development organizations, and other stakeholders.

5.	,	
2234	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM TOURISM PROMOTIONAL TRUST FUND	5,049 21,235 9 10,212
	FUND	207
2235	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM TOURISM PROMOTIONAL TRUST FUND	21,313 3,897 15,370 15 962 58
2236	SPECIAL CATEGORIES RURAL COMMUNITY DEVELOPMENT FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM ECONOMIC DEVELOPMENT TRUST FUND	360,000 810,000
2237 Fiin	SPECIAL CATEGORIES GRANTS AND AIDS - TECHNICAL AND PLANNING ASSISTANCE FROM GRANTS AND DONATIONS TRUST FUND	1,600,000
rull	as in sheetite whitehitacion 773; mast he as	ca for recilitrat alla

Funds in Specific Appropriation 2237 must be used for technical and planning assistance activities, as required by section 163.3168, Florida Statutes, and may be used for the department's Competitive Florida Partnership pilot program.

From the funds in Specific Appropriation 2237, \$1,100,000 of

1,600,000

70,000,000

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APPROPRIATION

nonrecurring funds shall be placed in reserve, and may be released, in whole or in part, pursuant to chapter 216, Florida Statutes, upon submission of: an implementation plan for use of the funds in Fiscal Year 2015-2016; and a report to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee that details the results of the Competitive Florida Partnership pilot initiative.

SPACE, DEFENSE, AND RURAL INFRASTRUCTURE
FROM STATE ECONOMIC ENHANCEMENT
AND DEVELOPMENT TRUST FUND . . . .

TOTAL: HOUSING AND COMMUNITY DEVELOPMENT

FLORIDA HOUSING FINANCE CORPORATION

2240 SPECIAL CATEGORIES
GRANTS AND AIDS - HOUSING FINANCE
CORPORATION (HFC) - AFFORDABLE HOUSING

PROGRAMS
FROM STATE HOUSING TRUST FUND . . .

From the funds in Specific Appropriation 2240, \$48,000,000 is provided to fund the construction or rehabilitation of units through the State Apartment Incentive Loan (SAIL) Program. Each SAIL development that receives an award from these funds and will be targeted to families, elderly persons, and persons who are homeless pursuant to section 420.5087 (3), Florida Statutes, must include not less than 5 percent and no more than 10 percent of its units designed, constructed, and targeted for persons with a disabling condition as defined in section 420.0004 (7), Florida Statutes. Each development shall be required to enter into an agreement with at least one designated supportive services lead agency, such as the Local Center for Independent Living, the Agency for Persons with Disabilities, or any other such agency approved by the Florida Housing Finance Corporation (FHFC), for the purpose of coordinating services and housing for persons with disabilities.

From the funds in Specific Appropriation 2240, \$10,000,000 is provided to fund a competitive grant program for housing developments designed, constructed, and targeted for persons with developmental disabilities as defined in section 393.063, Florida Statutes. Private nonprofit organizations whose primary mission includes serving persons with developmental disabilities as defined in section 393.063, Florida Statutes, shall be eligible for these grant funds. Housing projects funded with these grants may include community residential homes as defined in section 419.001, Florida Statutes, or individual housing units, and may include new construction and renovation of existing housing units. In evaluating proposals for these funds, the FHFC shall consider: the extent to which funds from local and other sources will be used by the applicant to leverage the grant funds provided under this section; employment opportunities and supports that will be available to residents of the proposed housing; a plan for residents to effectively and efficiently access community-based services, resources, and amenities; and partnerships with other supportive services agencies.

2241 SPECIAL CATEGORIES
GRANTS AND AIDS - HOUSING FINANCE
CORPORATION (HFC) - STATE HOUSING
INITIATIVES PARTNERSHIP (SHIP) PROGRAM

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

FROM LOCAL GOVERNMENT HOUSING
TRUST FUND . . . . . . . . . . . . . . .

105,000,000

From the funds in Specific Appropriation 2241, each local government must use a minimum of 20 percent of its allocation to serve persons with special needs as defined in section 420.0004, Florida Statutes. Before this portion of the allocation is released by the Florida Housing Finance Corporation (FHFC), a local government must certify that it will meet this requirement through existing approved strategies in the local assistance plan or submit a new local housing assistance plan strategy for this purpose to the FHFC for approval to ensure that it meets these specifications. The first priority of these special needs funds must be to serve persons with developmental disabilities as defined in section 393.063, Florida Statutes, with an emphasis on home modifications, including technological enhancements and devices, which will allow homeowners to remain independent in their own homes and maintain their homeownership.

From the funds in Specific Appropriation 2241, \$4\$ million shall be used to provide services to homeless persons. Of the \$4\$ million, \$3,800,000 shall be transferred to the Department of Children and Families to implement the provisions of section 420.622, Florida Statutes, and \$200,000 shall be used by the Department of Economic Opportunity to provide training and technical assistance regarding affordable housing to designated lead agencies of homeless assistance continuums of care.

From the funds in Specific Appropriation 2241, local governments may create regional partnerships across jurisdictional boundaries through the pooling of appropriated funds to address homeless housing needs identified in local housing assistance plans.

TOTAL:	FLORIDA HOUSING FINANCE	CORPORATION	
	FROM TRUST FUNDS		175,000,000
	TOTAL ALL FUNDS		175,000,000

PROGRAM: STRATEGIC BUSINESS DEVELOPMENT

STRATEGIC BUSINESS DEVELOPMENT

2242 SALARIES AND BENEFITS

APPROVED SALARY RATE 1,368,741

FROM	STATE ECONOMIC ENHANCEMENT	
AND	DEVELOPMENT TRUST FUND	1,510,940
FROM	FLORIDA INTERNATIONAL TRADE	
AND	PROMOTION TRUST FUND	71,197
FROM	TOURISM PROMOTIONAL TRUST	
FUND		282,719

POSITIONS

22.00

2243	OTHER	PERSONAL SERVICES	
	FROM	STATE ECONOMIC ENHANCEMENT	
	AND	DEVELOPMENT TRUST FUND	137,680
	FROM	FLORIDA INTERNATIONAL TRADE	
	AND	PROMOTION TRUST FUND	6,884
	FROM	TOURISM PROMOTIONAL TRUST	
	FUNI	)	27,536

2244	EXPENSES			
	FROM STATE E	CONOMIC ENHANCEMENT		
	AND DEVELOP	MENT TRUST FUND	. 344	4,174
	FROM FLORIDA	INTERNATIONAL TRADE		
	AND PROMOTI	ON TRUST FUND	. 1'	7,208
	PD∩M TOTIDTOM	DDOMOTTONAT, TOTICT		

	FUND	68,834
2245	OPERATING CAPITAL OUTLAY	
	FROM STATE ECONOMIC ENHANCEMENT	
	AND DEVELOPMENT TRUST FUND	19,477
	FROM TOURISM PROMOTIONAL TRUST	
	FUND	4,869

2246 LUMP SUM

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

ECONOMIC DEVELOPMENT TOOLS

FROM GENERAL REVENUE FUND . . . . . 11.000.000

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . .

FROM ECONOMIC DEVELOPMENT TRUST  29,000,000 3,000,000

Funds provided in Specific Appropriation 2246 are provided to make payments and tax refunds in Fiscal Year 2015-2016 for the following programs: Quick Action Closing Fund (QACF) Grant; Qualified Target Industry (QTI) Business Tax Refund; QTI Tax Refund - Brownfield Redevelopment Bonus; Brownfield Redevelopment Tax Refund; High-Impact Business Performance (HIPI) Grant; Qualified Defense Contractor and Space Flight (QDSC) Business Tax Refund; and Innovation Incentive Fund (IIF) Grant. Payments may only be made for projects that meet the statutory eligibility requirements. Funds may not be released for any other purpose and may only be disbursed when projects are certified to have met all contracted performance requirements. Funds provided in Specific Appropriation 2246 from the Economic Development Trust Fund represent local matching funds.

If the Department of Economic Opportunity determines, in consultation with the Executive Office of the Governor, that state funds for an approved QACF or IIF project should be held in an escrow account outside of the state treasury, the department must provide monthly reports, within 10 business days after the end of each month, to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee regarding all escrow activity and the repayment of any interest to the appropriate fund in the state treasury. Such report must include the anticipated payment date(s) of all funds held in escrow.

The Department of Economic Opportunity shall provide monthly reports to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee on the status of economic development programs administered by the department under section 288, Florida Statutes.

#### 2247 SPECIAL CATEGORIES

GRANTS AND AIDS - INSTITUTE FOR THE

COMMERCIALIZATION OF PUBLIC RESEARCH

FROM GENERAL REVENUE FUND . . . . .

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . .

3.000.000

600,000

2,500,000

From the funds provided in the State Economic Enhancement and Development Trust Fund in Specific Appropriation 2247, \$1,500,000 is provided for on-going operations of the Institute for the Commercialization of Public Research (ICPR) and the remaining funds are provided for seed stage funds to be allocated by the ICPR.

#### 2248 SPECIAL CATEGORIES

GRANTS AND AID - FLORIDA DEFENSE SUPPORT

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . . 2,000,000

### 2249 SPECIAL CATEGORIES

GRANTS AND AIDS - ADVOCATING INTERNATIONAL

RELATIONSHIPS

FROM FLORIDA INTERNATIONAL TRADE

AND PROMOTION TRUST FUND . . . . .

The recurring funds provided in Specific Appropriation 2249 are allocated as follows:

CAMACOL - Florida Trade and Exhibition Center..... 400,000 Southeast US/Japan Association & Florida/Korea Economic

Cooperation Committee.....

The Department of Economic Opportunity shall directly contract with these entities.

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

ECONOMIC DEVELOPMENT PROJECTS

FROM GENERAL REVENUE FUND . . . . . 17.646.000

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . . 12,645,900

FROM FLORIDA INTERNATIONAL TRADE

AND PROMOTION TRUST FUND . . . . . 659,500

From the funds provided in Specific Appropriation 2249A, \$470,900 of nonrecurring funds from the State Economic Enhancement and Development Trust Fund are allocated to the City of South Bay to be used to satisfy the state mortgage on a parcel of land known as the South Bay Park of Commerce. The release of these funds is contingent on the City of South Bay executing an agreement to make the South Bay Park of Commerce site available for use as an Inland Logistics Center for economic development purposes.

From the funds provided in Specific Appropriation 2249A, \$12,175,000 of nonrecurring funds from the State Economic Enhancement and Development Trust Fund are allocated as follows:

Miami-Dade Economic and Advisory Trust - South Dade	
Culinary Project	100,000
Tampa Innovation Alliance	1,000,000
Pasco County Economic Development Council - Aeronautical	
Use and Feasibility Study	100,000
Scripps Florida	500,000
Miami Boat Show Relocation	500,000
MAF Center for Advanced Manufacturing Excellence, Inc	
FloridaMakes	400,000
Tampa Bay Innovation Center - St. Petersburg Center for	
Innovation	400,000
All Children's Hospital Pediatric Research Zone	2,000,000
City of Miami - EB5 Regional Center	350,000
Florida Atlantic University Tech Runway	1,000,000
Bethune-Cookman University Center for Entrepreneurship	750,000
eMerge Americas Conference - Miami	450,000
Marco Island Multipurpose Veterans Community Service Center.	500,000
Whiting Aviation Park - Santa Rosa	1,500,000
White Springs ED I-75/CR 136 Mixed Use Site Development Plan	250,000
Pine Hills Community Redevelopment Master Plan	100,000
Capital Region YMCA Family Recreational Complex	75,000
Florida Venture Forum	200,000
Urban League of Broward County	500,000
International Consortium for Advanced Manufacturing Research	1,500,000

The nonrecurring funds provided in Specific Appropriation 2249A from the International Trade and Promotion Trust Fund are allocated as follows:

Modern Pentathlon	250,000
Enterprise Florida, Inc Africa Trade Expansion Program	259,500
Las Ferias De Las Americas Festival	150,000

The nonrecurring funds provided in Specific Appropriation 2249A from the General Revenue Fund are allocated as follows:

National Flight Academy Emerging Technology-Based Entrepreneurship and Innovation	1,000,000
at Miami-Dade College	1,000,000
International Consortium for Advanced Manufacturing Research	8,500,000
Tampa Innovation Alliance	1,000,000
eMerge Americas Conference - Miami	550,000
Marco Island Multipurpose Veterans Community Service Center.	2,000,000
Pine Hills Community Redevelopment Master Plan	50,000
Space Coast Economic Development Commission	596,000
Treasure Coast Research Park	450,000
West End Tech Center	500,000
Urban League of Broward County	2,000,000

The Department of Economic Opportunity shall directly contract with the entities allocated funds from Specific Appropriation 2249A.

SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES

1,000,000

733

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

> FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . 677,026 FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND . . . . . 32,901 FROM TOURISM PROMOTIONAL TRUST 131,605

From the funds in Specific Appropriation 2250, \$35,000 from the State Economic Enhancement and Development Trust Fund is provided to the Department of Economic Opportunity to conduct a study on the regulatory compliance cost impact upon the effected elements of the construction of certain provisions of the Florida Building Code, 5th Edition (2014). The department shall contract with an independent building consultant or conduct the study in conjunction with recognized building industry and building code experts and organizations. The study shall include a detailed analysis of the following provisions: mandatory blower door testing for residential buildings or dwelling units as contained in Section R402.4.1.2 of the Florida Building Code, 5th Edition (2014) Energy Conservation Volume; mechanical ventilation for residential buildings or dwelling units as contained in Section R303.4 of the Florida Building Code, 5th Edition (2014) Residential Volume; and the requirement for a second fire service access elevator as contained in Section 403.6.1 of the Florida Building Code, 5th Edition (2014) Building Volume. At a minimum, the analysis should include estimates of the minimum and maximum incremental cost of compliance to the construction industry; estimates of the minimum and maximum number of construction projects impacted; and estimates of the minimum and maximum resulting increase in cost to the final purchaser of such construction projects. The department shall submit a final report by December 31, 2015, to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

From the funds remaining in Specific Appropriation 2250, the Department of Economic Opportunity must first contract for an independent third-party to verify that each business that receives an economic development incentive satisfies all of the requirements of the incentive agreement, including job creation numbers. These comprehensive performance audit functions must include reviewing: 100 percent of all incentive claims, including audit confirmations; procedures used to verify incentive eligibility; and the department's records for accuracy and completeness. The independent third-party contractor must perform all functions and conduct all of the activities necessary to verify compliance with the performance terms of economic development incentive contracts.

## 2250A SPECIAL CATEGORIES

GRANTS AND AIDS - FLORIDA SPORTS FOUNDATION

FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . FROM PROFESSIONAL SPORTS

DEVELOPMENT TRUST FUND . . . . . . 3.000.000

From the recurring funds in Specific Appropriation 2250A from the State Economic Enhancement and Development Trust Fund, \$200,000 is allocated for the Sunshine State Games and \$500,000 is allocated for the Florida International Seniors Games and State Championships.

From the nonrecurring funds in Specific Appropriation 2250A from the State Economic Enhancement and Development Trust Fund, \$200,000 is allocated for the Sunshine State Games.

#### 2251 SPECIAL CATEGORIES

GRANTS AND AIDS - ENTERPRISE FLORIDA

PROGRAM

FROM GENERAL REVENUE FUND . . . . . . 9,000,000

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . . 9,400,000

FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND . . . . .

From the International Trade and Promotion Trust Fund in Specific

Appropriation 2251, \$4,550,000 is allocated for international programs, and \$2,050,000 is allocated to maintain Florida's SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION international offices.

From the funds in Specific Appropriation 2251, \$8,500,000 of recurring general revenue funds, \$500,000 of nonrecurring general revenue funds, and \$1,000,000 of nonrecurring funds from the State Economic Enhancement and Development Trust Fund are provided for the state's business brand marketing and promotional activities.

From the funds in Specific Appropriation 2251, Enterprise Florida, Inc. (EFI), shall implement a program to certify sites as project-ready for commercial or industrial development in rural areas of opportunity and economically distressed areas. Areas that are economically distressed must be evidenced by adverse conditions within the area including, but not limited to, poverty or unemployment rates above the state average, a high incidence of crime, abandoned structures, deteriorated infrastructure, or substantial population declines. For a site to be certified, EFI may consider site specific criteria related to: minimum developable acres; availability of infrastructure and utilities on site, or a formal extension plan in place; completion of boundary survey and topographic maps; documentation of environmental conditions and geotechnical analysis; and other factors which minimize risk factors for business development.

#### 2252 SPECIAL CATEGORIES

GRANTS AND AIDS - MILITARY BASE PROTECTION FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . .

Funds in Specific Appropriation 2252 are allocated as follows:

Military Base Protection.... Defense Reinvestment..... 850,000

Funds provided in Specific Appropriation 2252 may only be disbursed from the Department of Economic Opportunity directly to the grant award recipient when projects are certified to have met all contracted performance requirements.

#### 2253 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . 3,666 FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND . . . . . 183 FROM TOURISM PROMOTIONAL TRUST

2254 SPECIAL CATEGORIES

1,900,000

6,600,000

GRANTS AND AIDS - VISIT FLORIDA FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . . 50,000,000

FROM TOURISM PROMOTIONAL TRUST 24,000,000

2255 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . . 10,221 FROM FLORIDA INTERNATIONAL TRADE

AND PROMOTION TRUST FUND . . . . . 17 FROM TOURISM PROMOTIONAL TRUST

2,538

2256 SPECIAL CATEGORIES

GRANTS AND AIDS - SPACE FLORIDA

FROM GENERAL REVENUE FUND . . . . . 500,000 FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . .

From the funds in Specific Appropriation 2256, \$1,000,000 of recurring funds from the State Economic Enhancement and Development Trust Fund is provided to support collaborative research, development, and

3,250,000

SPECIFIC

SECTION 6 - GENERAL GOVERNMENT

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

commercialization of projects related to aerospace and other technology and life sciences as further described through a Memorandum of Understanding (MOU) which Space Florida has entered into with the State of Israel.

From the funds in Specific Appropriation 2256, \$1,500,000 of recurring funds from the State Economic Enhancement and Development Trust Fund shall be used to market and promote the space tourism industry in the State of Florida. Funds may also be used to support marketing and promotion initiatives undertaken by businesses engaged in or relating to the space tourism industry in the State of Florida, which shall include but not be limited to Spaceflight entities as defined in section 331.501, Florida Statutes, and entities related to launch and landing sites or launch and landing facilities. No later than February 3, 2016, Space Florida shall submit a report to the Governor, the chair of the Senate Appropriations Committee, the chair of the House Appropriations Committee, and the Department of Economic Opportunity which shall include at a minimum: an overview of the marketing initiatives executed; consumer reach of the marketing initiatives executed; methods, strategies, and messages utilized; total expenditures; and total impact achieved, financial and otherwise, to the space tourism industry in the State of Florida.

From the funds in Specific Appropriation 2256, \$500,000 of recurring funds from the General Revenue Fund shall be allocated to the Florida Institute for Technology (FIT) which serves as the administrative lead for the Federal Aviation Administration's Center for Excellence for Commercial Space Transportation. These funds must be used by the FIT to conduct research at the institute and at other Florida universities which are core members of the center. The focus of the research shall be on assuring a safe, environmentally compatible, and efficient commercial space transportation system, and supporting Space Florida's efforts to repurpose the Shuttle Runway Facility into a multi-user commercial spaceport facility.

### 2256A SPECIAL CATEGORIES

GRANTS AND AIDS - SPACE FLORIDA AEROSPACE INDUSTRY FINANCING, BUSINESS
DEVELOPMENT AND INFRASTRUCTURE NEEDS
FROM GENERAL REVENUE FUND . . . . . 3,250,000
FROM STATE ECONOMIC ENHANCEMENT
AND DEVELOPMENT TRUST FUND . . . .

From the funds in Specific Appropriation 2256A, \$2,500,000 from the State Economic Enhancement and Development Trust Fund may be used by Space Florida for the operation and maintenance of the Shuttle Landing Facility should Space Florida successfully negotiate acquisition of the strategic asset.

From the funds in Specific Appropriation 2256A, \$750,000 from the General Revenue Fund and \$750,000 from the State Economic Enhancement and Development Trust Fund shall be used for Cecil Field Spaceport Infrastructure.

58 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SPACE, DEFENSE, AND RURAL INFRASTRUCTURE FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . .

Funds provided in Specific Appropriation 2258 may only be disbursed from the Department of Economic Opportunity directly to the grant award recipient when projects are certified to have met all contracted performance requirements.

TOTAL: STRATEGIC BUSINESS DEVELOPMENT

APPROPRIATION FROM GENERAL REVENUE FUND . . . . . . 43.896.000 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 167,522,011 TOTAL POSITIONS . . . . . . . . . . . 22.00 211 418 011 TOTAL: ECONOMIC OPPORTUNITY, DEPARTMENT OF FROM GENERAL REVENUE FUND . . . . . . 67 685 541 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 1,061,097,716 TOTAL POSITIONS . . . . . . . . . . 1,128,783,257 69,309,249 FINANCIAL SERVICES. DEPARTMENT OF PROGRAM: OFFICE OF CHIEF FINANCIAL OFFICER AND ADMINISTRATION EXECUTIVE DIRECTION AND SUPPORT SERVICES APPROVED SALARY RATE 6.583.522 SALARIES AND BENEFITS 132 00 FROM ADMINISTRATIVE TRUST FUND . . . 9,314,578 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 107,899 2261 EXPENSES FROM ADMINISTRATIVE TRUST FUND . . . 1,333,766 2262 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND . . . 10,000 2263 SPECIAL CATEGORIES ACOUISITION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND . . . 1,240,217

From the funds provided in Specific Appropriation 2263, the Department of Financial Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles, unless it is determined by the Chief Financial Officer that the vehicle replacement is a critical safety issue, or based on an emergency or unforeseen circumstances as provided for in section 287.14(3), Florida Statutes. Law enforcement motor vehicles are excluded from this provision.

2264	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	427,325
2265	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND	3,500
2266	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	67,306
2267	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM ADMINISTRATIVE TRUST FUND	60,000
2268	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND	144,268

49,765

2269 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

PURCHASED PER STATEWIDE CONTRACT

FROM ADMINISTRATIVE TRUST FUND . . .

SPECIF APPROF	ON 6 - GENERAL GOVERNMENT FIC RIATION EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS		12,758,624	SPECIA APPROI	DN 6 - GENERAL GOVERNMENT PRIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		58,701
	TOTAL POSITIONS	132.00	12,758,624	2286	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS		30//01
LEGAL	SERVICES				FROM ADMINISTRATIVE TRUST FUND		184,076
I	APPROVED SALARY RATE 4,962,197			2287	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
2270	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	92.00	6,777,418	2288	FROM ADMINISTRATIVE TRUST FUND SPECIAL CATEGORIES		8,275
2271	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		279,388		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
2272	EXPENSES FROM ADMINISTRATIVE TRUST FUND		714,736		FROM ADMINISTRATIVE TRUST FUND		45,922
2273	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		3,639	2289	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND		1 776
2274	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			TOTAL	INFORMATION TECHNOLOGY FROM TRUST FUNDS		1,776 21,738,887
	FROM ADMINISTRATIVE TRUST FUND		459,570		TOTAL POSITIONS	121 00	22,.00,00.
2275	SPECIAL CATEGORIES CONTRACTED SERVICES			govarn	TOTAL ALL FUNDS	131.00	21,738,887
	FROM ADMINISTRATIVE TRUST FUND		253,306		MER ADVOCATE		
2276	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		18,214	2290	APPROVED SALARY RATE 484,372  SALARIES AND BENEFITS POSITIONS	5.00	
2277	SPECIAL CATEGORIES		-0/		FROM INSURANCE REGULATORY TRUST FUND		562,438
2270	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		17,361	2291	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST		C1 100
2278	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		27,674	2292	FUND		61,100 68,357
TOTAL:	LEGAL SERVICES FROM TRUST FUNDS		8,551,306	2293	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		4,000
	TOTAL POSITIONS	92.00	8,551,306	2294			-,,,,,
INFORM	NATION TECHNOLOGY				CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		20,471
I	APPROVED SALARY RATE 7,014,597			2295	SPECIAL CATEGORIES		
2279	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	131.00	10,083,921		RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND		694
2280	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		98,834	2296			0,71
2281	EXPENSES FROM ADMINISTRATIVE TRUST FUND		3,207,908		FROM INSURANCE REGULATORY TRUST FUND		1,888
2282	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		844,120	2297	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
2283	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND		7,202,454		PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND		1,777
2284	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND		2,900	TOTAL:	: CONSUMER ADVOCATE FROM TRUST FUNDS		720,725

oun	e 13, 2013	900	IUML OF	11112	SENATE		210
SPECIF				SPECIE			
APPROP	RIATION				PRIATION		
	TOTAL POSITIONS			2308	EXPENSES		
	TOTAL ALL FUNDS		720,725		FROM TREASURY ADMINISTRATIVE AND		045 110
INFORM	NATION TECHNOLOGY - FLAIR INFRASTRUCTURE			0000	INVESTMENT TRUST FUND		245,113
7	DDDOUED CALADY DAME 4 704 000			2309	OPERATING CAPITAL OUTLAY		
F	APPROVED SALARY RATE 4,794,968				FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		1,783
2298	SALARIES AND BENEFITS POSITIONS	96.00			INVESTMENT INOST FOND		1,703
2270	FROM GENERAL REVENUE FUND			2310	SPECIAL CATEGORIES		
	FROM ADMINISTRATIVE TRUST FUND	, ,	495,746		CONTRACTED SERVICES		
					FROM TREASURY ADMINISTRATIVE AND		
2299	OTHER PERSONAL SERVICES				INVESTMENT TRUST FUND		80,205
	FROM GENERAL REVENUE FUND	5,000					
0200	DADEMODO			2311	SPECIAL CATEGORIES		
2300	EXPENSES	1 100 041			RISK MANAGEMENT INSURANCE FROM TREASURY ADMINISTRATIVE AND		
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	1,170,741	168,513		INVESTMENT TRUST FUND		9,489
	TROM MEMINISTRATIVE TROOT TOND		100,313		INVESTIGATIONS		3,103
2301	OPERATING CAPITAL OUTLAY			2312	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND	104,880			LEASE OR LEASE-PURCHASE OF EQUIPMENT		
					FROM TREASURY ADMINISTRATIVE AND		
2302	SPECIAL CATEGORIES				INVESTMENT TRUST FUND		4,616
	CONTRACTED SERVICES						
	FROM GENERAL REVENUE FUND	2,968,816			SPECIAL CATEGORIES		
	FROM ADMINISTRATIVE TRUST FUND		681,500		TRANSFER TO DEPARTMENT OF MANAGEMENT		
Fro	m the funds in Specific Appropri	ation 2202 \$25	0 000 in		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
non	om the funds in Specific Appropri precurring funds from the Administrative Tr partment of Financial Services to	ust Fund is provide	o,ooo in ed to the		FROM TREASURY ADMINISTRATIVE AND		
Der	partment of Financial Services to	procure addition	al staff		INVESTMENT TRUST FUND		7,125
auc	mentation support for the Florida Acco	unting Information	Dagourga				.,==-
	tem (FLAIR). The funds shall be placed			TOTAL:	DEPOSIT SECURITY		
	submit a budget amendment to request re				FROM TRUST FUNDS		1,901,903
to	the provisions of chapter 216, Flori	da Statutes. The	e budget				
	endment must include a detailed project				TOTAL POSITIONS	22.00	1 001 002
spe	cific tasks and deliverables required Litional staff augmentation and the associa	to be provided	by the		TOTAL ALL FUNDS		1,901,903
auu	irrional starr augmentation and the associa	ted costs.		STATE	FUNDS MANAGEMENT AND INVESTMENT		
2303	SPECIAL CATEGORIES			011112	TONDO TERRICOLIDAT TAD TAVOSTIDAT		
	DEFERRED-PAYMENT COMMODITY CONTRACTS			I	APPROVED SALARY RATE 1,190,188		
	FROM GENERAL REVENUE FUND	85,914					
	FROM ADMINISTRATIVE TRUST FUND		25,000	2314	SALARIES AND BENEFITS POSITIONS	25.50	
					FROM TREASURY ADMINISTRATIVE AND		
2304	SPECIAL CATEGORIES				INVESTMENT TRUST FUND		1,744,760
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,424		2215	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	1,424		2313	FROM TREASURY ADMINISTRATIVE AND		
2305	SPECIAL CATEGORIES				INVESTMENT TRUST FUND		17,500
	TRANSFER TO DEPARTMENT OF MANAGEMENT						/
	SERVICES - HUMAN RESOURCES SERVICES			2316	EXPENSES		
	PURCHASED PER STATEWIDE CONTRACT				FROM TREASURY ADMINISTRATIVE AND		
	FROM GENERAL REVENUE FUND	30,074			INVESTMENT TRUST FUND		248,346
	FROM ADMINISTRATIVE TRUST FUND		2,875	0015	CDEGIAL CAMEGODIEG		
попът	INFORMATION TECHNOLOGY - FLAIR INFRASTRUC	סמוויי		2317	SPECIAL CATEGORIES CONTRACTED SERVICES		
TOTAL:	FROM GENERAL REVENUE FUND	10,542,336			FROM TREASURY ADMINISTRATIVE AND		
	FROM TRUST FUNDS	10,342,330	1,373,634		INVESTMENT TRUST FUND		1,222,785
			_/5.5/551				2/222//00
	TOTAL POSITIONS	96.00		2318	SPECIAL CATEGORIES		
	TOTAL ALL FUNDS		11,915,970		LEASE OR LEASE-PURCHASE OF EQUIPMENT		
					FROM TREASURY ADMINISTRATIVE AND		
PROGRA	M: TREASURY				INVESTMENT TRUST FUND		1,500
DEDOCT	m cpcintmy			2210	CDECINI CAMECODIEC		
DEPOSI	T SECURITY			2319	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
7	APPROVED SALARY RATE 990,924				SERVICES - HUMAN RESOURCES SERVICES		
F	JJ0 <sub>1</sub> J2T				PURCHASED PER STATEWIDE CONTRACT		
2306	SALARIES AND BENEFITS POSITIONS	22.00			FROM TREASURY ADMINISTRATIVE AND		
	FROM TREASURY ADMINISTRATIVE AND				INVESTMENT TRUST FUND		8,662
	INVESTMENT TRUST FUND		1,552,072				
000-	OWNED DEDGOMAL SERVICES			TOTAL:	STATE FUNDS MANAGEMENT AND INVESTMENT		2 242
2307	OTHER PERSONAL SERVICES				FROM TRUST FUNDS		3,243,553
	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		1,500		TOTAL POSITIONS	25.50	
	INVESTIGATINOST FORD		1,300		TOTAL ALL FUNDS	43.30	3,243,553
							3,213,333

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION SUPPLEMENTAL RETIREMENT PLAN APPROVED SALARY RATE 480,900 2320 SALARIES AND BENEFITS POSITIONS 13.00 FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND . . . . . . 730,482 2321 OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND . . . . . . . 20,100 2322 EXPENSES FROM TREASURY ADMINISTRATIVE AND 107,328 INVESTMENT TRUST FUND . . . . . . . 2323 SPECIAL CATEGORIES CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND . . . . . . . 76,252 From the funds in Specific Appropriation 2323, \$75,000 in nonrecurring funds from the Treasury Administrative and Investment Trust Fund is provided to the Department of Financial Services to competitively procure a contract for a market analysis of the various methods of plan administration for Internal Revenue Code Section 457 Deferred Compensation Plans. The market analysis shall include: a summary of the plan architecture and administration utilized by other states; a comparison of the investment options, investment expenses and administrative costs for state plans of similar size to the Florida plan; a comparison of plan governance utilized by state plans comparable to the Florida plan; an assessment of the overall value to plan participants when compared with other states; and specific recommendations for administration of the state plan, plan costs and the benefit to participants. The Chief Financial Officer shall provide the results of the market analysis study to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget by January 15, 2016. 2324 SPECIAL CATEGORIES DEFERRED COMPENSATION ADMINISTRATIVE SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND . . . . . . . 950.000 2325 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EOUIPMENT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND . . . . . . . 2,405 2326 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND . . . . . . 3,529 TOTAL: SUPPLEMENTAL RETIREMENT PLAN 1.890.096 FROM TRUST FUNDS . . . . . . . . . . . . TOTAL ALL FUNDS . . . . . . . . . . . 1,890,096 PROGRAM: FINANCIAL ACCOUNTABILITY FOR PUBLIC FUNDS STATE FINANCIAL INFORMATION AND STATE AGENCY ACCOUNTING

APPROVED SALARY RATE 10,981,852

FROM GENERAL REVENUE FUND . . . . .

FROM ADMINISTRATIVE TRUST FUND . . .

FROM INSURANCE REGULATORY TRUST

2327 SALARIES AND BENEFITS

POSITIONS

204 00

10,727,129

1,344,538

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

From the funds provided in Specific Appropriations 2327, 2329, and 2336, the Department of Financial Services shall audit all court related expenditures of the clerks of court pursuant to sections 28.241 and 28.35, Florida Statutes. The department shall report the audit findings to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget on a quarterly basis, with the first report due July 30, 2015, for the period April 1, 2015 through June 30, 2015.

2328	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		22,994	
	FROM ADMINISTRATIVE TRUST	FUND		47,420
2329	EXPENSES			
	FROM GENERAL REVENUE FUND		998,672	
	FROM ADMINISTRATIVE TRUST	FUND		116,201
2330	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND		27,000	
			,	
2331	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		855,949	
	FROM ADMINISTRATIVE TRUST		033/717	80,000
	LUCKI HOMITMITOINALIAM INCOI	I OND		00,000

From the funds in Specific Appropriation 2331, up to \$50,000 shall be used to contract for the independent verification of tobacco settlement receipts received by the state.

From the funds in Specific Appropriation 2331A, \$7,036,372 is provided to the Department of Financial Services to complete the Pre-Design, Development, and Implementation phase as recommended in the March 31, 2014, Florida Department of Financial Services FLAIR Study, version 031, for the replacement of the Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS). The funds shall be held in reserve pending completion of all tasks associated with developing the project management plan. The project management plan must be approved by the Chief Financial Officer and must document the processes that will be utilized to execute and control the project. The project management plan shall include, but not be limited to, the following: (a) a multi-tiered governance structure that will be used to provide direction and decision making during the project; (b) an approach for the involvement of project stakeholders; (c) an integration approach to ensure coordination of all project activities; (d) an approach to manage the project scope and manage project changes that occur; (e) an approach to manage the project schedule that includes time tracking with schedule control to accomplish timely project completion; (f) an approach to obtain the human resources with desired skills necessary to ensure the success of the project; (g) a project spending plan that includes cost estimates, monitoring and controls; (h) a quality approach that will ensure the project meets the expected results; (i) a communication approach to ensure transparency of project activities and dissemination of information for project success; (j) an approach to identify, track and mitigate project risks; and (k) a procurement approach that identifies the products to be purchased, solicitation approach, and contracting administration.

Contingent upon submission of the approved project management plan and pursuant to the provisions of chapter 216, Florida Statutes, the department is authorized to submit a budget amendment to request release of an amount not to exceed \$4,665,258 of the funds being held in reserve for the development and validation of all functional requirements for the replacement of the Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS). This includes the functional requirements of the current and future state process maps and metrics that have been reviewed by all agencies and approved through the

11,524

20,117

4,747,449

64 00

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

governance structure. This documentation shall include, but not be limited to, any potential conflicts with current law, rule, or policy.

Contingent upon submission of the validated and approved functional requirements and pursuant to the provisions of chapter 216, Florida Statutes, the department is authorized to submit a budget amendment to request release of an amount not to exceed \$766,657 of the funds being held in reserve for the development of the data management plan for the replacement of the Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS). The data management plan shall include an inventory of current system interfaces and migration activities required from the FLAIR and CMS systems. Additionally, this plan will identify the data conversion requirements.

Contingent upon submission of the data management plan and pursuant to the provisions of chapter 216, Florida Statutes, the department is authorized to submit a budget amendment to request release of the balance of the funds being held in reserve to complete the work associated with the Software and System Integrator procurement for the replacement of the Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS). The solicitation must address all the validated and approved functional requirements and the final solicitation document must be approved through the governance structure.

The Department of Financial Services shall provide written, quarterly project status reports with the first report due on September 15, 2015, on the Pre-Design, Development, and Implementation phase for the replacement of Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS) to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The department shall not release the Software and System Integrator procurement document prior to the completion of the project management plan, all functional requirements, and the data management plan.

From the funds in Specific Appropriation 2331A, \$600,000 is provided to the Department of Financial Services to contract with an independent third party consulting firm with experience in conducting independent verification and validation of public sector Enterprise Resource Planning information technology projects to provide independent verification and validation for the replacement of the Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS), also known as Florida Planning, Accounting, and Ledger Management (PALM). The original contract term shall not exceed one year with three one year optional renewals. The contract shall require all deliverables to be simultaneously provided to the department and the Agency for State Technology and that only assessment related deliverables shall be provided to the chair of the Senate Committee on Appropriations and the chair of the House of Representatives Appropriations Committee. The contracted vendor, coordinated through the project team, shall be made readily available to provide all project related data to the Agency for State Technology in support of their project oversight responsibilities pursuant to section 282.0051, Florida Statutes.

2332	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	3,100	
2333	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST F	•	18,092
2334	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	1,200	
2335	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF E FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST F	5,122	17,055

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2336 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . 54,284 FROM ADMINISTRATIVE TRUST FUND . . . 3,018 FROM INSURANCE REGULATORY TRUST 8.699 2337 SPECIAL CATEGORIES TRANSFER TO THE PRISON INDUSTRY ENHANCEMENT (PIE) PROGRAM FROM PRISON INDUSTRIES TRUST FUND . 1,250,000

Funds in Specific Appropriation 2337 are provided for transfer to the Prison Industry Enhancement Program. Funds in the Prison Industries Trust Fund may be expended by the corporation for allowable expenditures under sections 946.522 and 946.523, Florida Statutes. Such funds may be paid by warrants drawn by the Chief Financial Officer upon receipt of a corporate resolution that has been duly authorized by the board of directors of the corporation, authorized under part II of chapter 946, Florida Statutes.

110	TIGO DOGGOOD.	
2338	SPECIAL CATEGORIES FLORIDA CLERKS OF COURT OPERATIONS CORPORATION FROM ADMINISTRATIVE TRUST FUND	2,800,000
TOTAL:	STATE FINANCIAL INFORMATION AND STATE AGENCY	
	ACCOUNTING FROM GENERAL REVENUE FUND	708,918 17,006,389
	TOTAL POSITIONS	00 29,715,307
RECOVE	RY AND RETURN OF UNCLAIMED PROPERTY	
,	DDDOUDD GALADY DAME	
A	PPROVED SALARY RATE 2,600,300	
2339	SALARIES AND BENEFITS POSITIONS 64.0 FROM UNCLAIMED PROPERTY TRUST FUND .	3,452,788
2340	OTHER PERSONAL SERVICES FROM UNCLAIMED PROPERTY TRUST FUND .	194,197
2341	EXPENSES FROM UNCLAIMED PROPERTY TRUST FUND .	823,421
2342	OPERATING CAPITAL OUTLAY FROM UNCLAIMED PROPERTY TRUST FUND .	7,500
2343	SPECIAL CATEGORIES CONTRACTED SERVICES FROM UNCLAIMED PROPERTY TRUST FUND .	226,794
2344	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM UNCLAIMED PROPERTY TRUST FUND .	11,108

2345 SPECIAL CATEGORIES

2346 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM UNCLAIMED PROPERTY TRUST FUND .

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM UNCLAIMED PROPERTY TRUST FUND .

TOTAL POSITIONS . . . . . . . . . .

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June 19, 2015

					•
SECTI SPECI	ON 6 - GENERAL GOVERNMENT		SECTI SPECI	ION 6 - GENERAL GOVERNMENT	
	PRIATION			PRIATION	
ALLINO	TOTAL ALL FUNDS	4,747,44		EXPENSES	
	TOTAL THE TORDO	1,717,11	2557	FROM INSURANCE REGULATORY TRUST	
PROGR	AM: FIRE MARSHAL			FUND	1,816,584
COMPL	IANCE AND ENFORCEMENT		2360	OPERATING CAPITAL OUTLAY	
	APPROVED SALARY RATE 2,756,919			FROM INSURANCE REGULATORY TRUST FUND	82,409
2347	SALARIES AND BENEFITS POSITIONS	67.00	2361	SPECIAL CATEGORIES	
-0-7	FROM INSURANCE REGULATORY TRUST			CONTRACTED SERVICES	
	FUND	3,650,04	4	FROM INSURANCE REGULATORY TRUST	
				FUND	175,374
2348	OTHER PERSONAL SERVICES				
	FROM INSURANCE REGULATORY TRUST		2362	SPECIAL CATEGORIES	
	FUND	15,33	9	ON-CALL FEES	
				FROM INSURANCE REGULATORY TRUST	
2349	EXPENSES			FUND	350,000
	FROM INSURANCE REGULATORY TRUST				
	FUND	585,17	0 2363		
0250	ODDDAMING GADIMAL OUMLAN			OPERATION OF MOTOR VEHICLES	
2350	OPERATING CAPITAL OUTLAY			FROM INSURANCE REGULATORY TRUST	122 000
	FROM INSURANCE REGULATORY TRUST	0.14	4	FUND	133,900
	FUND	9,14		SPECIAL CATEGORIES	
2351	SPECIAL CATEGORIES		2301	SALARY INCENTIVE PAYMENTS	
2331	ELECTRONIC COMMERCE FEES FOR COLLECTION OF			FROM INSURANCE REGULATORY TRUST	
	REVENUE			FUND	103,124
	FROM INSURANCE REGULATORY TRUST				
	FUND	13,20	0 2365	SPECIAL CATEGORIES	
		., .		SUPPLEMENTAL FIREFIGHTERS COMPENSATION	
2352	SPECIAL CATEGORIES			FROM INSURANCE REGULATORY TRUST	
	CONTRACTED SERVICES			FUND	8,000
	FROM INSURANCE REGULATORY TRUST				
	FUND	123,30	5 2366		
				LEASE OR LEASE-PURCHASE OF EQUIPMENT	
2353	SPECIAL CATEGORIES			FROM INSURANCE REGULATORY TRUST	24 001
	OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST			FUND	24,081
	FUND	33,70	0 2367	SPECIAL CATEGORIES	
	FUND	33,70	2307	TRANSFER TO DEPARTMENT OF MANAGEMENT	
2354	SPECIAL CATEGORIES			SERVICES - HUMAN RESOURCES SERVICES	
	SUPPLEMENTAL FIREFIGHTERS COMPENSATION			PURCHASED PER STATEWIDE CONTRACT	
	FROM INSURANCE REGULATORY TRUST			FROM INSURANCE REGULATORY TRUST	
	FUND	8,00	0	FUND	38,601
2355	SPECIAL CATEGORIES		TOTAL	: FIRE AND ARSON INVESTIGATIONS	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM TRUST FUNDS	11,718,901
	FROM INSURANCE REGULATORY TRUST	10.04	•	MODAL DOCUMENTONS	100.00
	FUND	12,24	2	TOTAL POSITIONS	122.00
2356	SPECIAL CATEGORIES			TOTAL ALL FONDS	11,718,901
2330	TRANSFER TO DEPARTMENT OF MANAGEMENT		DRUEL	ESSIONAL TRAINING AND STANDARDS	
	SERVICES - HUMAN RESOURCES SERVICES		11011	The Commence	
	PURCHASED PER STATEWIDE CONTRACT			APPROVED SALARY RATE 1,120,094	
	FROM INSURANCE REGULATORY TRUST				
	FUND	20,78	1 2368	SALARIES AND BENEFITS POSITIONS	28.00
				FROM INSURANCE REGULATORY TRUST	
TOTAL	: COMPLIANCE AND ENFORCEMENT			FUND	1,583,544
	FROM TRUST FUNDS	4,470,92			
			2369	OTHER PERSONAL SERVICES	
	TOTAL POSITIONS	67.00	_	FROM INSURANCE REGULATORY TRUST	200 000
	TOTAL ALL FUNDS	4,470,92	)	FUND	200,000
ממזק	AND ARSON INVESTIGATIONS		2270	EXPENSES	
LIKE	THE THROUGH THREETTGATIONS		4310	FROM INSURANCE REGULATORY TRUST	
	APPROVED SALARY RATE 6,410,973			FUND	512,895
•					,
2357	SALARIES AND BENEFITS POSITIONS	122.00	2371	OPERATING CAPITAL OUTLAY	
	FROM INSURANCE REGULATORY TRUST		_	FROM INSURANCE REGULATORY TRUST	
	FUND	8,915,88	5	FUND	23,294
0350	OMILED DEDGOVAL GERVITARA		0250	CDECTAL CAMECODIEC	
2358	OTHER PERSONAL SERVICES		2312	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF	
	FROM INSURANCE REGULATORY TRUST FUND	70,94	2	REVENUE	
	FURD	70,34	4	ALI V LINUE	

# JOURNAL OF THE SENATE

SPECIE	RIATION FROM INSURANCE REGULATORY TRUST	12 200	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION risk and develop new technology and methods to test and measure exposure
2373	FUND	13,200	in the field. The University of Miami - Sylvester Comprehensive Cancer Center shall develop a report on cancer research outcomes and cancer mitigation efforts being examined. The report shall be submitted to the President of the Senate, the Speaker of the House of Representatives, the Chief Financial Officer and the Governor by June 15, 2016.
	FUND	280,008	2383 SPECIAL CATEGORIES
2374	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST		CONTRACTED SERVICES FROM GENERAL REVENUE FUND
	FUND	17,900	FUND
2375	SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND	14,500	From the funds in Specific Appropriation 2383, \$300,000 in recurring funds from the Insurance Regulatory Trust Fund and \$25,000 in nonrecurring funds from the General Revenue Fund are provided for the State Fire Marshal to conduct or contract for a study to review mining activities as provided in chapter 2015-141, Laws of Florida.
2376	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST		2384 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES
	FUND	20,519	FROM INSURANCE REGULATORY TRUST FUND
2377	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		2385 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST
	FROM INSURANCE REGULATORY TRUST FUND	11,841	FUND
2378	FIXED CAPITAL OUTLAY STATE FIRE COLLEGE-BUILDING REPAIR AND		2386 SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST
	MAINTENANCE FROM INSURANCE REGULATORY TRUST		FUND
	FUND	250,000	2387 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
TOTAL:	PROFESSIONAL TRAINING AND STANDARDS FROM TRUST FUNDS	2 627 701	FROM INSURANCE REGULATORY TRUST  FUND
		2,927,701	
	TOTAL POSITIONS	28.00 2,927,701	2388 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
FIRE N	MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES		PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST
I	APPROVED SALARY RATE 1,007,608		FUND
2379	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	19.00	2389 FIXED CAPITAL OUTLAY STATE ARSON LABORATORY - BUILDING REPAIR AND MAINTENANCE BOOM INCLUDING DEGLE AMODE MENUGE
2380	OTHER PERSONAL SERVICES		FROM INSURANCE REGULATORY TRUST FUND
	FROM INSURANCE REGULATORY TRUST FUND	20,102	TOTAL: FIRE MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES
2381	EXPENSES		FROM GENERAL REVENUE FUND
	FROM INSURANCE REGULATORY TRUST FUND	259,754	TOTAL POSITIONS 19.00
2382	OPERATING CAPITAL OUTLAY		TOTAL ALL FUNDS
	FROM INSURANCE REGULATORY TRUST FUND	106,000	PROGRAM: STATE PROPERTY AND CASUALTY CLAIMS
2382A	SPECIAL CATEGORIES		STATE SELF-INSURED CLAIMS ADJUSTMENT
	TRANSFER TO UNIVERSITY OF MIAMI - SYLVESTER COMPREHENSIVE CANCER CENTER -		APPROVED SALARY RATE 4,442,628
	FIREFIGHTERS CANCER RESEARCH FROM GENERAL REVENUE FUND	965,000	2390 SALARIES AND BENEFITS POSITIONS 113.00 STATE RISK MANAGEMENT TRUST FUND 6,428,461
sha	e funds provided in Specific Appropriation Ill be transferred to the Universit Opprehensive Cancer Center for the purpo	y of Miami - Sylvester	2391 OTHER PERSONAL SERVICES STATE RISK MANAGEMENT TRUST FUND 42,098
Res to	earch. The funds shall be utilized to: p cancer screenings and to enable preventio disease; and to identify exposures that ac	rovide firefighters access n and earlier detection of	2392 EXPENSES STATE RISK MANAGEMENT TRUST FUND 5,185,658

	N 6 - GENERAL GOVERNMENT				ON 6 - GENERAL GOVERNMENT	
SPECIE				SPECI		
	RIATION				PRIATION	
2393	OPERATING CAPITAL OUTLAY		E 40E	2408	SPECIAL CATEGORIES	
	STATE RISK MANAGEMENT TRUST FUND		5,405		RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST	
2201	SPECIAL CATEGORIES				FUND	694
2374	CONTRACTED SERVICES				rond	071
	STATE RISK MANAGEMENT TRUST FUND		4,171,632	2409	SPECIAL CATEGORIES	
	DITTE RIGHT TERRICULENT TROOF TOND		1/1/1/002	2107	TRANSFER TO DEPARTMENT OF MANAGEMENT	
2395	SPECIAL CATEGORIES				SERVICES - HUMAN RESOURCES SERVICES	
	CONTRACTED LEGAL SERVICES - OFFICE OF THE				PURCHASED PER STATEWIDE CONTRACT	
	ATTORNEY GENERAL				FROM INSURANCE REGULATORY TRUST	
	STATE RISK MANAGEMENT TRUST FUND		5,077,284		FUND	2,383
2396	SPECIAL CATEGORIES			TOTAL	: INSURANCE COMPANY REHABILITATION AND LIQUIDATION	
	CONTRACTED LEGAL SERVICES				FROM TRUST FUNDS	1,001,770
	STATE RISK MANAGEMENT TRUST FUND		17,476,020			
					TOTAL POSITIONS 7.00	
2397	SPECIAL CATEGORIES				TOTAL ALL FUNDS	1,001,770
	CONTRACTED MEDICAL SERVICES		10 005 110	TTODA	CUDE CALEC ADDOLLUMENT AND QUEDCICUM	
	STATE RISK MANAGEMENT TRUST FUND		12,275,117	LICEN	SURE, SALES APPOINTMENT AND OVERSIGHT	
2398	SPECIAL CATEGORIES				APPROVED SALARY RATE 5,018,524	
2390	EXCESS INSURANCE AND CLAIM SERVICE				APPROVED SALIARI RAIL 5,010,524	
	STATE RISK MANAGEMENT TRUST FUND		10,865,000	2410	SALARIES AND BENEFITS POSITIONS 120.00	
	DIATE KIDK MANAGEMENT IKODI FOND		10,005,000	2110	FROM INSURANCE REGULATORY TRUST	
2399	SPECIAL CATEGORIES				FUND	6,824,498
2377	RISK MANAGEMENT INFORMATION CLAIMS SYSTEM				23.2	0/021/170
	STATE RISK MANAGEMENT TRUST FUND		554,000	2411	OTHER PERSONAL SERVICES	
			,		FROM INSURANCE REGULATORY TRUST	
2400	SPECIAL CATEGORIES				FUND	3,938
	RISK MANAGEMENT INSURANCE					
	STATE RISK MANAGEMENT TRUST FUND		83,453	2412	EXPENSES	
					FROM INSURANCE REGULATORY TRUST	
2401	SPECIAL CATEGORIES				FUND	1,040,029
	LEASE OR LEASE-PURCHASE OF EQUIPMENT					
	STATE RISK MANAGEMENT TRUST FUND		18,031	2413	OPERATING CAPITAL OUTLAY	
0400	CDECTAL CAMECODIES				FROM INSURANCE REGULATORY TRUST	2 500
2402	SPECIAL CATEGORIES				FUND	2,500
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			2414	SPECIAL CATEGORIES	
	PURCHASED PER STATEWIDE CONTRACT			2111	ELECTRONIC COMMERCE FEES FOR COLLECTION OF	
	STATE RISK MANAGEMENT TRUST FUND		35,900		REVENUE	
	51112 H201 H20102H212 H005 1 VIII		33,733		FROM INSURANCE REGULATORY TRUST	
TOTAL:	STATE SELF-INSURED CLAIMS ADJUSTMENT				FUND	1,100,000
	FROM TRUST FUNDS		62,218,059			
				2415	SPECIAL CATEGORIES	
	TOTAL POSITIONS	113.00			CONTRACTED SERVICES	
	TOTAL ALL FUNDS		62,218,059		FROM INSURANCE REGULATORY TRUST	
					FUND	838,892
PROGR <i>I</i>	M: LICENSING AND CONSUMER PROTECTION			0416	CDECTAL CAMEGODIES	
TMOUD	NOTE COMPANY DESIGNATION THAT I TOUT A TOUT			2416		
INSURF	NCE COMPANY REHABILITATION AND LIQUIDATION				OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST	
1	APPROVED SALARY RATE 439,001				FUND	5,200
	ETROVED DALAKI KATE 455,001				1000	3,200
2403	SALARIES AND BENEFITS POSITIONS	7.00		2417	SPECIAL CATEGORIES	
	FROM INSURANCE REGULATORY TRUST				RISK MANAGEMENT INSURANCE	
	FUND		585,921		FROM INSURANCE REGULATORY TRUST	
					FUND	55,394
2404	OTHER PERSONAL SERVICES					
	FROM INSURANCE REGULATORY TRUST			2418		
	FUND		34,771		LEASE OR LEASE-PURCHASE OF EQUIPMENT	
040-	EVENIGE				FROM INSURANCE REGULATORY TRUST	16 501
2405	EXPENSES				FUND	16,534
	FROM INSURANCE REGULATORY TRUST		110 204	2419	SPECIAL CATEGORIES	
	FUND		119,364	4417	TRANSFER TO DEPARTMENT OF MANAGEMENT	
2406	OPERATING CAPITAL OUTLAY				SERVICES - HUMAN RESOURCES SERVICES	
4100	FROM INSURANCE REGULATORY TRUST				PURCHASED PER STATEWIDE CONTRACT	
	FUND		26,120		FROM INSURANCE REGULATORY TRUST	
			,		FUND	43,667
2407	SPECIAL CATEGORIES					.,
	CONTRACTED SERVICES			TOTAL	: LICENSURE, SALES APPOINTMENT AND OVERSIGHT	
	FROM INSURANCE REGULATORY TRUST				FROM TRUST FUNDS	9,930,652
	FUND		232,517			

INSURANCE FRAUD FROM INSURANCE REGULATORY TRUST  FUND	
FROM WORKERS' COMPENSATION	61,000
APPROVED SALARY RATE 10,219,322 ADMINISTRATION TRUST FUND	1,045
2420 SALARIES AND BENEFITS POSITIONS 194.00 TOTAL: INSURANCE FRAUD FROM INSURANCE REGULATORY TRUST FROM TRUST FUNDS	19,796,551
FUND	
FUND	19,796,551
FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	
2421 OTHER PERSONAL SERVICES APPROVED SALARY RATE 4,893,535	
FROM INSURANCE REGULATORY TRUST FUND	
FROM INSURANCE REGULATORY TRUST  EXPENSES  FUND	6,454,175
FROM INSURANCE REGULATORY TRUST	., . ,
FUND	
FUND         492,200         FUND	175,402
2423 OPERATING CAPITAL OUTLAY 2433 EXPENSES	
FROM INSURANCE REGULATORY TRUST FUND	921,535
FROM FEDERAL LAW ENFORCEMENT TRUST FUND	
FROM INSURANCE REGULATORY TRUST	
2424 SPECIAL CATEGORIES FUND	2,200
COMMISSION FOR PROSECUTION OF PIP FRAUD  2434A SPECIAL CATEGORIES FROM INSURANCE REGULATORY TRUST  TRANSFER TO FLORIDA CATASTROPHIC STORM	
FUND	
Funds in Specific Appropriation 2424 are provided for transfer to the Justice Administrative Commission for the specific purpose of funding FUND	1,500,000
attorneys and paralegals dedicated solely to the prosecution of	_,,,,,,,,,
insurance fraud cases in Duval, Orange, Miami-Dade, Hillsborough, Palm 2435 SPECIAL CATEGORIES Beach, and Broward counties. These funds may not be used for any purpose CONTRACTED SERVICES	
other than the funding of attorney and paralegal positions that FROM INSURANCE REGULATORY TRUST prosecute crimes of insurance fraud.	645,374
2425 SPECIAL CATEGORIES 2436 SPECIAL CATEGORIES	
CONTRACTED SERVICES HOLOCAUST VICTIMS ASSISTANCE	
FROM INSURANCE REGULATORY TRUST  FUND	
FROM FEDERAL LAW ENFORCEMENT TRUST FUND	308,007
2437 SPECIAL CATEGORIES	
2426 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST	
FROM INSURANCE REGULATORY TRUST  FUND	1,500
2438 SPECIAL CATEGORIES	
2427 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST	
FROM INSURANCE REGULATORY TRUST  FUND	33,231
2439 SPECIAL CATEGORIES	
2428 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT SALARY INCENTIVE PAYMENTS FROM INSURANCE REGULATORY TRUST	
FROM INSURANCE REGULATORY TRUST FUND	9,224
FUND         202,496           2440         SPECIAL CATEGORIES	
2429 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT LEASE OR LEASE-PURCHASE OF EQUIPMENT SERVICES - HUMAN RESOURCES SERVICES	
FROM INSURANCE REGULATORY TRUST  FUND	
FUND	37,837
2430 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT TOTAL: CONSUMER ASSISTANCE	

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	N 6 - GENERAL GOVERNMENT			N 6 - GENERAL GOVERNMENT	
SPECIE	IC RIATION		SPECIF	IC RIATION	
AFFROI	FROM TRUST FUNDS	10,088,485		FROM FEDERAL GRANTS TRUST FUND	194,418
	TOTAL POSITIONS	113.00	2456	SPECIAL CATEGORIES	
	TOTAL ALL FUNDS	10,088,485		OPERATION OF MOTOR VEHICLES	
מקומוק	I AND COMPUDDY CODUTORS			FROM FEDERAL GRANTS TRUST FUND	20,000
FUNERA	L AND CEMETERY SERVICES		2457	SPECIAL CATEGORIES	
1	PPROVED SALARY RATE 1,213,182			RISK MANAGEMENT INSURANCE	14 250
2441	SALARIES AND BENEFITS POSITIONS	25.00		FROM FEDERAL GRANTS TRUST FUND	14,356
	FROM REGULATORY TRUST FUND	1,692,955	2458	SPECIAL CATEGORIES	
2442	OTHER PERSONAL SERVICES			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND	14,900
	FROM REGULATORY TRUST FUND	65,000			,
2443	EXPENSES		2459	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
2113	FROM REGULATORY TRUST FUND	304,166		SERVICES - HUMAN RESOURCES SERVICES	
0444	ODEDAMING CADIMAL OUMLAN			PURCHASED PER STATEWIDE CONTRACT	20.005
2444	OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND	9,500		FROM FEDERAL GRANTS TRUST FUND	39,805
		.,	2460	DATA PROCESSING SERVICES	
2445	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF			OTHER DATA PROCESSING SERVICES FROM FEDERAL GRANTS TRUST FUND	1,000
	REVENUE			FROM FEDERAL GRANTS IROSI FOND	1,000
	FROM REGULATORY TRUST FUND	14,100	TOTAL:	PUBLIC ASSISTANCE FRAUD	E 041 F00
2446	SPECIAL CATEGORIES			FROM TRUST FUNDS	5,241,720
	CONTRACTED SERVICES			TOTAL POSITIONS	67.00
	FROM REGULATORY TRUST FUND	99,549		TOTAL ALL FUNDS	5,241,720
2447	SPECIAL CATEGORIES		PROGRA	M: WORKERS' COMPENSATION	
	OPERATION OF MOTOR VEHICLES	0.700	MODED	S' COMPENSATION	
	FROM REGULATORY TRUST FUND	8,700	MAAAOW	5. COMPENSATION	
2448	SPECIAL CATEGORIES		A	PPROVED SALARY RATE 12,105,192	
	RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	7,641	2461	SALARIES AND BENEFITS POSITIONS	298.00
		.,,		FROM WORKERS' COMPENSATION	
2449	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL	16,482,501
	FROM REGULATORY TRUST FUND	4,162		DISABILITY TRUST FUND	948,695
2450	SPECIAL CATEGORIES		2462	OTHER PERSONAL SERVICES	
2430	TRANSFER TO DEPARTMENT OF MANAGEMENT		2402	FROM WORKERS' COMPENSATION	
	SERVICES - HUMAN RESOURCES SERVICES			ADMINISTRATION TRUST FUND	383,775
	PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	12,605		FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND	17,550
		,			,
TOTAL:	FUNERAL AND CEMETERY SERVICES FROM TRUST FUNDS	2,218,378		EXPENSES FROM WORKERS' COMPENSATION	
				ADMINISTRATION TRUST FUND	3,341,569
	TOTAL POSITIONS	25.00 2,218,378		FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND	126,870
	TOTAL ALL FORDS	2,210,370		DIGADIBITI IKOSI POND	120,070
PUBLIC	ASSISTANCE FRAUD		2464	OPERATING CAPITAL OUTLAY	
1	PPROVED SALARY RATE 4,121,528			FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	100,021
				FROM WORKERS' COMPENSATION SPECIAL	·
2451	SALARIES AND BENEFITS POSITIONS FROM FEDERAL GRANTS TRUST FUND	67.00 1,381,773		DISABILITY TRUST FUND	16,851
	FROM INSURANCE REGULATORY TRUST	1/301/1/3		SPECIAL CATEGORIES	
	FUND	2,701,564		ELECTRONIC COMMERCE FEES FOR COLLECTION REVENUE	OF
2452	OTHER PERSONAL SERVICES			FROM WORKERS' COMPENSATION	
	FROM FEDERAL GRANTS TRUST FUND	288,460		ADMINISTRATION TRUST FUND	188,000
2453	EXPENSES		2466	SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND	565,444		TRANSFER TO DISTRICT COURTS OF APPEAL -	
0454	OPERATING CAPITAL OUTLAY			WORKERS' COMPENSATION APPEALS FROM WORKERS' COMPENSATION	
2454					
2454	FROM FEDERAL GRANTS TRUST FUND	20,000		ADMINISTRATION TRUST FUND	1,868,772
	FROM FEDERAL GRANTS TRUST FUND	20,000			
2454		20,000	Fun	ADMINISTRATION TRUST FUND	provided for transfer to the

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION compensation appeals and the workers' compensation appeals unit.	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION APPROVED SALARY RATE 12,758,234
2467 SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH	2475 SALARIES AND BENEFITS POSITIONS 254.00 FROM INSURANCE REGULATORY TRUST FUND
FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	2476 OTHER PERSONAL SERVICES
2468 SPECIAL CATEGORIES	FROM INSURANCE REGULATORY TRUST FUND
TRANSFER TO JUSTICE ADMINISTRATIVE	
COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD	2477 EXPENSES FROM INSURANCE REGULATORY TRUST
FROM WORKERS' COMPENSATION	FUND 2,440,621
ADMINISTRATION TRUST FUND	2478 OPERATING CAPITAL OUTLAY
The funds in Specific Appropriation 2468 from the Workers' Compensation Administration Trust Fund are provided for transfer to the	FROM INSURANCE REGULATORY TRUST FUND
Justice Administrative Commission for the specific purpose of funding	
attorneys and paralegals in the Eleventh, Thirteenth, Fifteenth, and Seventeenth Judicial Circuits for the prosecution of workers' compensation insurance fraud. These funds may not be used for any purpose other than the funding of attorney and paralegal positions that	2479 SPECIAL CATEGORIES FLORIDA PUBLIC HURRICANE LOSS MODEL - OFFICE OF INSURANCE REGULATION FROM INSURANCE REGULATORY TRUST
prosecute crimes of workers' compensation fraud.	FUND
2469 SPECIAL CATEGORIES	Funds in Specific Appropriation 2479 shall be transferred to Florida
CONTRACTED SERVICES FROM WORKERS' COMPENSATION	International University and utilized to promote and enhance collaborative research among state universities. The Florida Public
ADMINISTRATION TRUST FUND	Hurricane Loss Model located at Florida International University may consult with the private sector and the Florida Catastrophic Storm Risk
FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND	Management Center located at The Florida State University to enhance the
2470 SPECIAL CATEGORIES	marketability, viability, and applications of the Florida Public Hurricane Loss Model. The Office of Insurance Regulation (Office) shall
OPERATION OF MOTOR VEHICLES FROM WORKERS' COMPENSATION	have the ability to accurately calculate hurricane risk and project catastrophic losses, and nothing shall interfere with or supersede the
ADMINISTRATION TRUST FUND	Office's authority to enter into agreements with Florida International University.
2471 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES	2479A SPECIAL CATEGORIES
FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	TRANSFER TO FLORIDA INTERNATIONAL UNIVERSITY - ENHANCEMENTS TO THE FLORIDA
	PUBLIC HURRICANE LOSS MODEL
2472 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	FROM INSURANCE REGULATORY TRUST FUND
FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	Funds in Specific Appropriation 2479A shall be transferred to Florida
2473 SPECIAL CATEGORIES	International University for the purpose of enhancing the capability of the Florida Public Hurricane Loss Model to include windstorm and flood
LEASE OR LEASE-PURCHASE OF EQUIPMENT	damage resulting from hurricanes. Florida International University
FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	shall update the Florida Public Hurricane Loss Model in coordination with the Office of Insurance Regulation; the Division of Emergency
FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND	Management; the Florida Catastrophic Storm Risk Management Center, the Center for Ocean-Atmospheric Prediction Studies, and the Meteorology
	Department at The Florida State University; the Civil and Coastal
2474 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	Engineering Department at the University of Florida; the Florida Institute of Technology; and the National Oceanic & Atmospheric
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	Administration.
FROM WORKERS' COMPENSATION	2480 SPECIAL CATEGORIES
ADMINISTRATION TRUST FUND	FINANCIAL EXAMINATION CONTRACTS - PROPERTY AND CASUALTY EXAMINATIONS
DISABILITY TRUST FUND 6,288	FROM INSURANCE REGULATORY TRUST FUND
TOTAL: WORKERS' COMPENSATION	
FROM TRUST FUNDS	FINANCIAL EXAMINATION CONTRACTS - LIFE AND
TOTAL POSITIONS	HEALTH EXAMINATIONS FROM INSURANCE REGULATORY TRUST
	FUND
PROGRAM: FINANCIAL SERVICES COMMISSION	2482 SPECIAL CATEGORIES
OFFICE OF INSURANCE REGULATION	CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST
COMPLIANCE AND ENFORCEMENT - INSURANCE	FUND

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION		SPEC	TION 6 - GENERAL GOVERNMENT TIFIC TOPRIATION		
2483	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			REGULATORY TRUST FUND		1,738,752
	FROM INSURANCE REGULATORY TRUST FUND	183	1,293	OPERATING CAPITAL OUTLAY FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		7,130
2484	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST		2495	SPECIAL CATEGORIES CONTRACTED SERVICES		
2485	FUND	18	3,989	FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		367,012
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		2496	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FINANCIAL INSTITUTIONS		
	FROM INSURANCE REGULATORY TRUST FUND	86	5,220	REGULATORY TRUST FUND		37,408
TOTAL:	COMPLIANCE AND ENFORCEMENT - INSURANCE FROM TRUST FUNDS	28,702		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		28,872
	TOTAL POSITIONS TOTAL ALL FUNDS	254.00 28,702	2,626 2498	SPECIAL CATEGORIES		20,072
	IVE DIRECTION AND SUPPORT SERVICES			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
A 2486	PPROVED SALARY RATE 2,171,451  SALARIES AND BENEFITS POSITIONS	38.00		FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		37,829
	FROM INSURANCE REGULATORY TRUST FUND	2,919	TOTA 5,201	LI: SAFETY AND SOUNDNESS OF STATE BANKING S FROM TRUST FUNDS	SYSTEM	11,807,253
2487	EXPENSES FROM INSURANCE REGULATORY TRUST FUND	118	3,543	TOTAL POSITIONS	113.00	11,807,253
2488	SPECIAL CATEGORIES			NCIAL INVESTIGATIONS		
2400	CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST			APPROVED SALARY RATE 2,160,935		
2489	FUND	92	2,710 2499	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	39.00	2,692,812
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST FUND	ş	2500 3,414	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		5,321
0.4.0.0				EXPENSES		400 055
2490	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST FUND		498,957 51,758
	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND	13	2502 1,621	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		10,600
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	3,146		SPECIAL CATEGORIES CONTRACTED SERVICES		
	TOTAL POSITIONS	38.00	5,489 2504	FROM ADMINISTRATIVE TRUST FUND SPECIAL CATEGORIES		36,354
OFFICE	OF FINANCIAL REGULATION			RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		20,288
SAFETY	AND SOUNDNESS OF STATE BANKING SYSTEM		2505	SPECIAL CATEGORIES		
A	PPROVED SALARY RATE 6,787,197			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		15,809
2491	SALARIES AND BENEFITS POSITIONS FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND	113.00	2506 1,152	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
2492	OTHER PERSONAL SERVICES FROM FINANCIAL INSTITUTIONS			PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		20,098
0402	REGULATORY TRUST FUND	879	9,098 TOTA	L: FINANCIAL INVESTIGATIONS FROM TRUST FUNDS		3,351,997
2493	EXPENSES FROM FINANCIAL INSTITUTIONS			TOTAL POSITIONS	39.00	

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SPECIF	ON 6 - GENERAL GOVERNMENT PIC PRIATION TOTAL ALL FUNDS		3,351,997	SPECIE	ON 6 - GENERAL GOVERNMENT PRIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
EXECUT	IVE DIRECTION AND SUPPORT SERVICES				FROM REGULATORY TRUST FUND		35,505
	APPROVED SALARY RATE 1,261,240	15.00		2523	SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT		24 005
2507	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	15.00	1,791,475	2524	FROM REGULATORY TRUST FUND		34,995
2508	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		250,000	2324	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
2509	EXPENSES FROM ADMINISTRATIVE TRUST FUND		418,948	<b>ጥ</b> ∩ጥλ⊺ .	FROM REGULATORY TRUST FUND		37,476
2510	SPECIAL CATEGORIES CONTRACTED SERVICES			TOTAL	FROM TRUST FUNDS		11,197,283
	FROM ADMINISTRATIVE TRUST FUND		61,048		TOTAL POSITIONS		11,197,283
2511	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		15,533	SECURI	TIES REGULATION		
2512	SPECIAL CATEGORIES		15,555	1	APPROVED SALARY RATE 4,850,251		
2312	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		10,004	2525	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	95.00	6,549,213
2513	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			2526	OTHER PERSONAL SERVICES FROM ANTI-FRAUD TRUST FUND		32,538 4,466
	FROM ADMINISTRATIVE TRUST FUND		13,928	2527	EXPENSES FROM ANTI-FRAUD TRUST FUND		62,885
2514	DATA PROCESSING SERVICES REGULATORY ENFORCEMENT AND LICENSING				FROM REGULATORY TRUST FUND		675,623
<b></b>	SYSTEM - OFFICE OF FINANCIAL REGULATION FROM ADMINISTRATIVE TRUST FUND		1,367,365	2528	OPERATING CAPITAL OUTLAY FROM ANTI-FRAUD TRUST FUND		24,528 4,566
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS		3,928,301	2529	SPECIAL CATEGORIES CONTRACTED SERVICES		
	TOTAL POSITIONS	15.00	3,928,301		FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND		80,049 349,500
FINANC	E REGULATION			2530	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
I	APPROVED SALARY RATE 5,238,778				FROM REGULATORY TRUST FUND		28,212
	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	98.00	6,701,824	2531	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM REGULATORY TRUST FUND		27,253
2516	OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND		207,098	2532	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
2517	EXPENSES FROM REGULATORY TRUST FUND		982,189		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND		30,075
2518	OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND		5,631	TOTAL:	SECURITIES REGULATION		·
2519	SPECIAL CATEGORIES DEFERRED PRESENTMENT PROVIDER DATABASE				FROM TRUST FUNDS	95.00	7,868,908
	CONTRACT FROM REGULATORY TRUST FUND		2,930,000	moma -	TOTAL ALL FUNDS		7,868,908
2520	SPECIAL CATEGORIES CHECK CASHING TRANSACTION DATABASE			TUTAL	FINANCIAL SERVICES, DEPARTMENT OF FROM GENERAL REVENUE FUND	24,241,254	304,451,707
	CONTRACT FROM REGULATORY TRUST FUND		151,000		TOTAL POSITIONS	•	328,692,961
2521	SPECIAL CATEGORIES CONTRACTED SERVICES		111 565	ر در تاریک	TOTAL APPROVED SALARY RATE	129,060,412	
	FROM REGULATORY TRUST FUND		111,565	GUVERI	OR, EXECUTIVE OFFICE OF THE		

SPECIF APPROF	N 6 - GENERAL GOVERNMENT TIC PRIATION M: GENERAL OFFICE			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TRANSFER TO DEPARTMENT OF MANAGEMENT
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM PLANNING AND BUDGETING SYSTEM
2533		124.00 9,114,735	226,451	TRUST FUND
2534	LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - EXECUTIVE/ADMINISTRATION		,	TECHNOLOGY (AST) FROM PLANNING AND BUDGETING SYSTEM TRUST FUND
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	2,179,202	488,033	2546 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM PLANNING AND BUDGETING SYSTEM TRUST FUND
2535	LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - WASHINGTON OFFICE FROM GENERAL REVENUE FUND	116 858		TOTAL: LEGISLATIVE APPROPRIATIONS SYSTEM/PLANNING AND BUDGETING SUBSYSTEM FROM TRUST FUNDS
2536	SPECIAL CATEGORIES	110,030		TOTAL POSITIONS
	CONTINGENT - DISCRETIONARY FROM GENERAL REVENUE FUND	29,244		TOTAL ALL FUNDS
2537	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	51,196		EXECUTIVE PLANNING AND BUDGETING  2547 SALARIES AND BENEFITS POSITIONS 104.00 FROM GENERAL REVENUE FUND 9,059,261
	FROM GRANTS AND DONATIONS TRUST FUND	31,170	8,843	2548 LUMP SUM
2538	SPECIAL CATEGORIES CHILD ABUSE PREVENTION FROM GENERAL REVENUE FUND	150 000		EXECUTIVE OFFICE OF THE GOVERNOR - OFFICE OF PLANNING AND BUDGETING FROM GENERAL REVENUE FUND
2539	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	130,000		2549 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	34,959		FROM GENERAL REVENUE FUND 2,672  2550 SPECIAL CATEGORIES
	FROM GRANTS AND DONATIONS TRUST FUND		6,304	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 50,355
2540	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	200,060		2551 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES			FROM GENERAL REVENUE FUND
	FROM TRUST FUNDS	11,876,254	729,631	TOTAL: EXECUTIVE PLANNING AND BUDGETING FROM GENERAL REVENUE FUND 9,908,002
	TOTAL POSITIONS	124.00	12,605,885	TOTAL POSITIONS
	ATIVE APPROPRIATIONS SYSTEM/PLANNING AND INC.			PROGRAM: EMERGENCY MANAGEMENT
2541	SALARIES AND BENEFITS POSITIONS FROM PLANNING AND BUDGETING SYSTEM	48.00		EMERGENCY PREVENTION, PREPAREDNESS AND RESPONSE  The Division of Emergency Management must submit quarterly status
2542	TRUST FUND		4,543,057	reports on the outstanding obligations for each open federally declared disaster event to the Executive Office of the Governor, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee.
	AND BUDGETING SUBSYSTEM FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		1,231,236	APPROVED SALARY RATE 7,009,857
2543	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PLANNING AND BUDGETING SYSTEM		-,202,200	2552 SALARIES AND BENEFITS POSITIONS 157.00 FROM ADMINISTRATIVE TRUST FUND 2,119,680 FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST
2544	TRUST FUND		23,241	FUND         2,653,554           FROM FEDERAL GRANTS TRUST FUND         3,209,546
2544	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST

SECTION SPECIA	N 6 - GENERAL GOVERNMENT		SECTION 6 - GI	ENERAL GOVERNMENT	
	PRIATION		APPROPRIATION		
minoi	FUND	591,405		AND AIDS - STATE DOMESTIC	
	FOR OPERATING MINIOR BIND	737,752			
	FROM OPERATING TRUST FUND	•		REDNESS PROGRAM	0.45 0.00
	FROM U.S. CONTRIBUTIONS TRUST FUND .	546,540	FROM	FEDERAL GRANTS TRUST FUND	247,393
2553	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	524,062		AND AID - REPETITIVE FLOOD CLAIMS	
	FROM EMERGENCY MANAGEMENT		PROGRA		
	PREPAREDNESS AND ASSISTANCE TRUST		FROM 1	FEDERAL GRANTS TRUST FUND	1,699,796
	FUND	1,159,971			
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,429,137		L CATEGORIES ANAGEMENT INSURANCE	
	FUND	251,502	FROM 2	ADMINISTRATIVE TRUST FUND	9,512
	FROM OPERATING TRUST FUND	29,975	FROM 1	EMERGENCY MANAGEMENT	
			PREP	AREDNESS AND ASSISTANCE TRUST	
2554	EXPENSES		FUND		16,547
	FROM ADMINISTRATIVE TRUST FUND	447,431	FROM 1	FEDERAL GRANTS TRUST FUND	21,406
	FROM EMERGENCY MANAGEMENT	•	FROM (	GRANTS AND DONATIONS TRUST	
	PREPAREDNESS AND ASSISTANCE TRUST				4,170
	FUND	1,000,792		OPERATING TRUST FUND	2,957
	FROM FEDERAL GRANTS TRUST FUND	1,186,996		U.S. CONTRIBUTIONS TRUST FUND .	17,906
	FROM GRANTS AND DONATIONS TRUST				17,700
	FUND			L CATEGORIES	
	FROM OPERATING TRUST FUND	188,256		AND AIDS - STATE AND FEDERAL	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	555,775		TER RELIEF OPERATIONS -	
				ISTRATIVE	
2555	AID TO LOCAL GOVERNMENTS		FROM 1	FEDERAL GRANTS TRUST FUND	5,431,676
	DISASTER PREPAREDNESS PLANNING AND				
	ADMINISTRATION			funds provided in Specific Appropriat	
	FROM FEDERAL GRANTS TRUST FUND	5,926,144	allocated	to contract with a not-for-profit cor	poration to conduct a
			statewide	public education campaign on television	and radio to promote
2556	OPERATING CAPITAL OUTLAY		hurricane p	preparedness. Funds must be matched on a	3 to 1 basis for this
	FROM ADMINISTRATIVE TRUST FUND	15,400	purpose.		
	FROM EMERGENCY MANAGEMENT				
	PREPAREDNESS AND ASSISTANCE TRUST		2565 SPECIAL	L CATEGORIES	
	FUND	27,525		SION ON COMMUNITY SERVICE	
	FROM FEDERAL GRANTS TRUST FUND	80,415		EMERGENCY MANAGEMENT	
	FROM GRANTS AND DONATIONS TRUST	33,123		AREDNESS AND ASSISTANCE TRUST	
	FUND	17,100			300,000
	FROM OPERATING TRUST FUND	4,650			300,000
	TROW OFERALING TROOF FORD	4,050	2566 SPECIAL	L CATEGORIES	
2557	SPECIAL CATEGORIES			IDE HURRICANE PREPAREDNESS AND	
2331	ACQUISITION OF MOTOR VEHICLES		PLANN		
	FROM EMERGENCY MANAGEMENT			EMERGENCY MANAGEMENT	
	PREPAREDNESS AND ASSISTANCE TRUST			AREDNESS AND ASSISTANCE TRUST	
	FUND	32,500			2,064,539
	FROM FEDERAL GRANTS TRUST FUND			FEDERAL GRANTS TRUST FUND	
	FROM FEDERAL GRANTS IROST FUND	32,500		GRANTS AND DONATIONS TRUST	421,219
2550	CDECIAL CAMECODIEC				100 071
2558	SPECIAL CATEGORIES		FUND		100,971
	GRANTS AND AIDS - PAYMENT FLORIDA WING/		0565 000073	I GAMEGODIEG	
	CIVIL AIR PATROL			L CATEGORIES	
	FROM EMERGENCY MANAGEMENT			AND AIDS - PUBLIC ASSISTANCE	
	PREPAREDNESS AND ASSISTANCE TRUST			GRANTS AND DONATIONS TRUST	
	FUND	49,500		_ · · · · · · · · · · · · · · · · · · ·	18,672,350
			FROM	U.S. CONTRIBUTIONS TRUST FUND .	188,718,668
2559	SPECIAL CATEGORIES			6 3 1 3 161 3 171 333	
	CONTRACTED SERVICES			funds in Specific Appropriation 2567, \$	
	FROM ADMINISTRATIVE TRUST FUND	181,614		ions Trust Fund is provided to the	
	FROM EMERGENCY MANAGEMENT			to reimburse the Federal Emergency	
	PREPAREDNESS AND ASSISTANCE TRUST			the City of Pahokee, for de-obligated pub	
	FUND	367,552		20 is provided for the local match requir	ement for the Pahokee
	FROM FEDERAL GRANTS TRUST FUND	5,861,601	Marina pro	ject.	
	FROM GRANTS AND DONATIONS TRUST				
	FUND	279,893	2568 SPECIAL	L CATEGORIES	
	FROM OPERATING TRUST FUND	133,382	PUBLIC	ASSISTANCE - STATE OPERATIONS	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	72,170	FROM (	GRANTS AND DONATIONS TRUST	
			FUND		6,144,173
2560	SPECIAL CATEGORIES		FROM 1	U.S. CONTRIBUTIONS TRUST FUND .	3,515,219
	GRANTS AND AIDS - EMERGENCY MANAGEMENT				
	PROGRAMS		2569 SPECIAL	L CATEGORIES	
	FROM EMERGENCY MANAGEMENT			AND AIDS - HAZARD MITIGATION	
	PREPAREDNESS AND ASSISTANCE TRUST			GRANTS AND DONATIONS TRUST	
	FUND	7,309,061			650,000
		. 1002 1002		U.S. CONTRIBUTIONS TRUST FUND .	37,800,000
2561	SPECIAL CATEGORIES		111011		3.,000,000

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SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION SPECIAL CATEGORIES HAZARD MITIGATION - STATE OPERATIONS		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION GRANT FROM FEDERAL GRANTS TRUST FUND 814,764
	FROM GRANTS AND DONATIONS TRUST FUND	661,234 4,117,766	2580 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TREMBOLOGY (AST)
2571	DISASTER ACTIVITY - STATE OBLIGATIONS FROM GRANTS AND DONATIONS TRUST		TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND
2572	FUND	945,042	FUND
	GRANTS AND AIDS - SEVERE REPETITIVE LOSS PROGRAM FROM FEDERAL GRANTS TRUST FUND	1,219,086	FUND 40,733 FROM OPERATING TRUST FUND 13,402 FROM U.S. CONTRIBUTIONS TRUST FUND 61,278
2573	SPECIAL CATEGORIES GRANTS AND AIDS - PREDISASTER MITIGATION FROM FEDERAL GRANTS TRUST FUND	6,689,346	2581 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY EMERGENCY MANAGEMENT CRITICAL FACILITY NEEDS
2574	GRANTS AND AIDS - HURRICANE LOSS MITIGATION		FROM GENERAL REVENUE FUND
App fro	FROM GRANTS AND DONATIONS TRUST FUND	ion funds	Funds in Specific Appropriation 2581 from the Grants and Donations Trust Fund reflect the transfer of \$3,000,000 of mitigation funds from the Hurricane Catastrophe Fund pursuant to 215.555(7)(c), Florida Statutes. These funds shall be used to retrofit existing facilities used as public hurricane shelters as specified in section 215.559(1)(b), Florida Statutes.
Oth Exp Ope Con	aries and Benefits (SA #2552)er Personal Services (SA #2553)enses (SA #2554)erating Capital Outlay (SA #2556)tracted Services (SA #2559)	57,918 214,717 188,430 7,500 138,447	The nonrecurring general revenue funds provided in Specific Appropriation 2581 are provided to the City of Cocoa for the construction of an emergency operations center. The City of Cocoa must provide an equivalent amount of matching funds.
Tra Sta Gra	k Management Services (SA #2563)	548 296 1,440 6,384,280 6,424	TOTAL: EMERGENCY PREVENTION, PREPAREDNESS AND RESPONSE FROM GENERAL REVENUE FUND
The	se funds must be used for Hurricane Loss Mitigation pr cified in section 215.559, Florida Statutes. The funds all	ograms as	TOTAL ALL FUNDS
Tal	tion 215.559(2)(a), Florida Statutes, must be distributed di lahassee Community College for the uses described in .559(2)(b), Florida Statutes.		FROM GENERAL REVENUE FUND
2575	SPECIAL CATEGORIES GRANTS AND AIDS - FLOOD MITIGATION ASSISTANCE PROGRAM	7 070 074	TOTAL POSITIONS
2576		7,078,374	HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF PROGRAM: ADMINISTRATIVE SERVICES
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		EXECUTIVE DIRECTION AND SUPPORT SERVICES
	FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MANAGEMENT	10,122	APPROVED SALARY RATE 10,786,261
	PREPAREDNESS AND ASSISTANCE TRUST FUND	17,770 22,249 8,889	2582 SALARIES AND BENEFITS POSITIONS 252.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND
	FROM OPERATING TRUST FUND FROM U.S. CONTRIBUTIONS TRUST FUND .	3,337 12,556	2583 OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND
2577	SPECIAL CATEGORIES FLORIDA HAZARDOUS MATERIALS PLANNING PROGRAM		2584 EXPENSES FROM HIGHWAY SAFETY OPERATING
2570	FROM OPERATING TRUST FUND	966,597	TRUST FUND 947,013 FROM LAW ENFORCEMENT TRUST FUND
2578	SPECIAL CATEGORIES HAZARDOUS MATERIALS EMERGENCY PLANNING		2585 OPERATING CAPITAL OUTLAY

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION		SPECIE	ON 6 - GENERAL GOVERNMENT FIC PRIATION	
APPROP	FROM HIGHWAY SAFETY OPERATING	105 450	AFFROI	FROM HIGHWAY SAFETY OPERATING	2 442 405
	TRUST FUND	125,478		TRUST FUND	3,112,125 372,000
2586	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			FROM FEDERAL LAW ENFORCEMENT TRUST FUND	252,572
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	181,690	2597	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING	
2587	SPECIAL CATEGORIES CONTRACTED SERVICES			TRUST FUND	10,349,962
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,306,893	2598	SPECIAL CATEGORIES FLORIDA HIGHWAY PATROL COMMUNICATION SYSTEMS	
2588	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM HIGHWAY SAFETY OPERATING TRUST FUND	4,018,112
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	190,799		FROM FEDERAL LAW ENFORCEMENT TRUST FUND	52,000
2589	SPECIAL CATEGORIES	•	2599		·
2307	DEFERRED-PAYMENT COMMODITY CONTRACTS		2377	CONTRACTED SERVICES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	84,169		FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,341,711
2590	SPECIAL CATEGORIES			FROM GAS TAX COLLECTION TRUST FUND . FROM LAW ENFORCEMENT TRUST FUND	258,609 571,144
2071	LEASE OR LEASE-PURCHASE OF EQUIPMENT		2600		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	90,724	2600	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES	
2591	SPECIAL CATEGORIES			FROM HIGHWAY SAFETY OPERATING TRUST FUND	17,057,786
2072	TRANSFER TO DEPARTMENT OF MANAGEMENT		26013		
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		2601A	SPECIAL CATEGORIES FLORIDA HIGHWAY PATROL AUXILIARY	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	86,757		FROM HIGHWAY SAFETY OPERATING TRUST FUND	138,238
0500		33,737	2602		250,250
2592	FIXED CAPITAL OUTLAY SPECIAL PROJECTS AND IMPROVEMENTS - ADMINISTRATIVE SERVICES		2602	SPECIAL CATEGORIES OVERTIME FROM HIGHWAY SAFETY OPERATING	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	3,581,500		TRUST FUND FROM FEDERAL GRANTS TRUST FUND	9,075,000 537,129
ጥር ሞልፒ. •	EXECUTIVE DIRECTION AND SUPPORT SERVICES	, ,	Fro	om the funds in Specific Appropriation 2602, t	he Denartment of
TOTAL.	FROM TRUST FUNDS	22,086,114	Hic	phway Safety and Motor Vehicles shall allocate fund: iiciently manage overtime activities of the Florida H	s as necessary to
	TOTAL POSITIONS	22,086,114	2603	SPECIAL CATEGORIES	
PROGRA	M: FLORIDA HIGHWAY PATROL			PAYMENT OF DEATH AND DISMEMBERMENT CLAIMS FROM HIGHWAY PATROL INSURANCE TRUST FUND	325,995
HIGHWA	Y SAFETY		2604	SPECIAL CATEGORIES	
A	PPROVED SALARY RATE 107,010,084		2001	RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING	
2593	SALARIES AND BENEFITS POSITIONS 2,193.00 FROM HIGHWAY SAFETY OPERATING			TRUST FUND	6,863,528
	TRUST FUND FROM LAW ENFORCEMENT TRUST FUND	152,355,056 417,383	2605	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	
2594	OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING	127,000		FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,420,560
	TRUST FUND	7,637,467	2606	SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND FROM LAW ENFORCEMENT TRUST FUND	143,000 69,000		TRANSFER TO HIGHWAY PATROL INSURANCE TRUST FUND FROM HIGHWAY SAFETY OPERATING	
2595	EXPENSES FROM HIGHWAY SAFETY OPERATING			TRUST FUND	325,995
	TRUST FUND	7,544,268	2607	SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND FROM LAW ENFORCEMENT TRUST FUND	152,370 65,475		DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING	
	FROM FEDERAL LAW ENFORCEMENT TRUST FUND	185,923		TRUST FUND	2,219,213
0505		103,723	2608	SPECIAL CATEGORIES	
2596	OPERATING CAPITAL OUTLAY			LEASE OR LEASE-PURCHASE OF EQUIPMENT	

June 19, 2015

2621 SPECIAL CATEGORIES

	- GENERAL GOVERNMENT			ON 6 - GENERAL GOVERNMENT		
SPECIFIC APPROPRIA	TION		SPECI	FIC PRIATION		
	XED CAPITAL OUTLAY			SPECIAL CATEGORIES		
	INTENANCE, REPAIRS AND CONSTRUCTION -			PAYMENT TO OUTSIDE CONTRACTOR		
	TATEWIDE			FROM HIGHWAY SAFETY OPERATING		
	ROM HIGHWAY SAFETY OPERATING	1 105 105		TRUST FUND		6,299,454
	TRUST FUND	1,125,425	2644	SPECIAL CATEGORIES		
TOTAL: MO	TOR CARRIER COMPLIANCE		2044	PURCHASE OF DRIVER LICENSES		
	OM TRUST FUNDS	35,556,455		FROM HIGHWAY SAFETY OPERATING		
				TRUST FUND		11,088,304
		294.00				
	TOTAL ALL FUNDS	35,556,455	2645	SPECIAL CATEGORIES GRANTS AND AIDS - PURCHASE OF LICENSE		
PROGRAM. I	MOTORIST SERVICES			PLATES		
				FROM HIGHWAY SAFETY OPERATING		
MOTORIST S	SERVICES			TRUST FUND		9,695,197
1000	OUTD 0313DV D350		0646	CDECTAL CAMECODIES		
APPR	OVED SALARY RATE 48,858,082		2646	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
2635 SA	LARIES AND BENEFITS POSITIONS 1,	488.00		FROM HIGHWAY SAFETY OPERATING		
	ROM HIGHWAY SAFETY OPERATING	100.00		TRUST FUND		1,595,933
i	TRUST FUND	66,753,664		FROM GAS TAX COLLECTION TRUST FUND .		67,056
	ROM FEDERAL GRANTS TRUST FUND	186,359				
F.	ROM GAS TAX COLLECTION TRUST FUND .	3,120,235	2647	SPECIAL CATEGORIES		
2636 OTI	HER PERSONAL SERVICES			TENANT BROKER COMMISSIONS FROM HIGHWAY SAFETY OPERATING		
	ROM HIGHWAY SAFETY OPERATING			TRUST FUND		159,804
	TRUST FUND	820,874				,
	ROM FEDERAL GRANTS TRUST FUND	422,666	2648	SPECIAL CATEGORIES		
F.	ROM GAS TAX COLLECTION TRUST FUND .	11,438		DEFERRED-PAYMENT COMMODITY CONTRACTS		
2637 EX	PENSES			FROM HIGHWAY SAFETY OPERATING TRUST FUND		238,586
	ROM HIGHWAY SAFETY OPERATING					250,500
1	TRUST FUND	11,634,498	2649			
	ROM FEDERAL GRANTS TRUST FUND	390,335		LEASE OR LEASE-PURCHASE OF EQUIPMENT		
F.	ROM GAS TAX COLLECTION TRUST FUND .	330,509		FROM HIGHWAY SAFETY OPERATING TRUST FUND		104,488
2638 OP	ERATING CAPITAL OUTLAY			FROM GAS TAX COLLECTION TRUST FUND .		11,000
	ROM HIGHWAY SAFETY OPERATING					·
	TRUST FUND	234,866	2650			
	ROM FEDERAL GRANTS TRUST FUND	538,230		TRANSFER TO TRANSPORTATION SECURITY ADMINISTRATION AND FLORIDA DEPARTMENT	∩₽	
r.	ROM GAS TAX COLLECTION TRUST FUND .	5,001		LAW ENFORCEMENT FOR BACKGROUND CHECKS	Jr	
2638A SP	ECIAL CATEGORIES			FROM HIGHWAY SAFETY OPERATING		
	QUISITION OF MOTOR VEHICLES			TRUST FUND		1,132,656
	ROM HIGHWAY SAFETY OPERATING	252.202	0.651	CDECTAL CAMECODIES		
	TRUST FUND	350,000	2651	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
2639 SP	ECIAL CATEGORIES			SERVICES - HUMAN RESOURCES SERVICES		
	ANTS AND AIDS - SAFETY DATA IMPROVEMENT			PURCHASED PER STATEWIDE CONTRACT		
	RANT PROGRAM			FROM HIGHWAY SAFETY OPERATING		
F.	ROM FEDERAL GRANTS TRUST FUND	470,325		TRUST FUND		558,902
2640 SP	ECIAL CATEGORIES		2652	FIXED CAPITAL OUTLAY		
	NTRACTED SERVICES			MAINTENANCE, REPAIRS AND CONSTRUCTION -		
	ROM HIGHWAY SAFETY OPERATING			STATEWIDE		
	TRUST FUND	3,280,259		FROM HIGHWAY SAFETY OPERATING		110 000
	ROM FEDERAL GRANTS TRUST FUND ROM GAS TAX COLLECTION TRUST FUND .	369,401 3,040		TRUST FUND		110,000
	NOW OND THE COMMETTER TROOT TOND .	3,010	TOTAL	: MOTORIST SERVICES		
	the funds in Specific Appropriat			FROM TRUST FUNDS		121,166,985
	urring funds from the Highway Safety			MOMAT DOCUMENTO	1 400 00	
DIOVIG (ARATE	ed to the American Bikers Aiming Toward E ) for the purpose of promoting motorcycle	safety awareness through		TOTAL POSITIONS		121,166,985
	information and education campaigns.					
_			PROGRA	AM: KIRKMAN DATA CENTER		
	ECIAL CATEGORIES		יחסתונד	MATTON TECUNIOLOGY		
	MESTIC SECURITY ROM FEDERAL GRANTS TRUST FUND	270,000	TNFORI	MATION TECHNOLOGY		
1.		210,000	1	APPROVED SALARY RATE 8,454,115		
	ECIAL CATEGORIES					
	TOMATED UNIFORM TRAFFIC ACCOUNTING		2653		163.00	
	YSTEM ROM HIGHWAY SAFETY OPERATING			FROM HIGHWAY SAFETY OPERATING TRUST FUND		11,148,013
	TRUST FUND	913,905		1.001 1 0.00		11,110,013
		,				

SPECIF	N 6 - GENERAL GOVERNMENT FIC PRIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
	OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING		FROM TRUST FUNDS
2055	TRUST FUND	262,740	TOTAL POSITIONS
2655	FROM HIGHWAY SAFETY OPERATING TRUST FUND	4,371,165	TOTAL: HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF FROM TRUST FUNDS
	FROM GAS TAX COLLECTION TRUST FUND . FROM LAW ENFORCEMENT TRUST FUND	213,265 3,752	TOTAL POSITIONS 4,414.00 TOTAL ALL FUNDS
2656	FROM HIGHWAY SAFETY OPERATING	363,826	TOTAL ALL FUNDS
2657	TRUST FUND	303,020	SENATE
2037	CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING		2665 LUMP SUM
	TRUST FUND	7,210,463 17,333	SENATE FROM GENERAL REVENUE FUND
Fro	m the funds in Specific Appropriation 2657, \$8	6,043,213 of	HOUSE OF REPRESENTATIVES
pro	recurring funds from the Highway Safety Operating T wided for the Motorist Modernization project. Of t	these funds,	2666 LUMP SUM HOUSE
suk	877,904 shall be placed in reserve. Contingent upon the mitting the independent verification and validatessment report confirming that key deficiencies #1	tion monthly	FROM GENERAL REVENUE FUND 59,093,836
ide	intified in the April 2015 Baseline Assessment Report are martment is authorized to submit quarterly budget a	e closed, the	LEGISLATIVE SUPPORT SERVICES
rec pro inc	quest release of the funds being held in reserve pur visions of chapter 216, Florida Statutes. The budget amer clude a detailed operational work plan, project spendi gress made to date for each project milestone, planne	rsuant to the ndments shall ing plan, and	2667 LUMP SUM LEGISLATIVE SUPPORT SERVICES - SENATE FROM GENERAL REVENUE FUND 24,421,645 FROM GRANTS AND DONATIONS TRUST
del	iverable completion dates, planned and actual costs incurrent project issues and risks being managed.	rred, and any	FUND
2658	SPECIAL CATEGORIES		REGISTRATION TRUST FUND
	RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING		2668 LUMP SUM LEGISLATIVE SUPPORT SERVICES - HOUSE
		42,323	FROM GENERAL REVENUE FUND 24,524,842 FROM GRANTS AND DONATIONS TRUST
2659	SPECIAL CATEGORIES TAX COLLECTOR NETWORK - COUNTY SYSTEMS FROM HIGHWAY SAFETY OPERATING		FUND         975,038           FROM LEGISLATIVE LOBBYIST         145,820           REGISTRATION TRUST FUND         145,820
	TRUST FUND	4,805,196	From the funds in Specific Appropriations 2667 and 2668, \$300,000 in
2660	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING		nonrecurring general revenue funds is appropriated for the office of Program Policy Analysis and Governmental Accountability to contract with an independent consultant to study the operations of the Department of
	TRUST FUND	2,719,329	Corrections with regard to the incarceration of inmates. The contractor shall identify both positive and negative aspects of the department's
2661	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING		operations and shall prepare a report of its findings, including recommendations for improvements. The report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of
	TRUST FUND	3,107	Representatives no later than December 1, 2015.
2662	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING		From the funds in Specific Appropriations 2667 and 2668, the Office of Program Policy Analysis and Government Accountability (OPPAGA) shall conduct an organizational and operational review of the state court system, at the circuit-level, that shall include, but not be limited to:  1) a staffing study including the adequacy of staffing and assessment of
	TRUST FUND	59,817	administrative staffing ratios; 2) an evaluation of the efficiency and effectiveness of court administration; 3) an assessment of the court's
2663	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM HIGHWAY SAFETY OPERATING		case processing and recommendations to improve efficiency; 4) the use of training and travel funds for judges and staff; 5) an assessment of the structure, function, and effectiveness of the Judicial Qualifications Commission in disciplining and reviewing the conduct of judges and
	TRUST FUND	3,934,451	justices; and 6) the identification of best practices that promote the effective administration of justice in Florida. The courts shall
2664	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM HIGHWAY SAFETY OPERATING TRUST FUND	937	provide OPPAGA with requested data on all relevant areas of court operations. The Study shall be provided to the President of the Senate, the Speaker of the House of Representatives and the Governor no later than December 1, 2015.

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	452,977	2,498	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL ALL FUNDS
TOTAL:	FROM LEGISLATIVE LOBBYIST REGISTRATION TRUST FUND		280	PROGRAM: LOTTERY OPERATIONS  APPROVED SALARY RATE 17,899,646
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	49,399,464	2,265,341	2678 SALARIES AND BENEFITS POSITIONS 420.00 FROM OPERATING TRUST FUND
000100	TOTAL ALL FUNDS		51,664,805	2679 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND
2670	OF PUBLIC COUNSEL LUMP SUM			2680 EXPENSES FROM OPERATING TRUST FUND
	PUBLIC COUNSEL FROM GENERAL REVENUE FUND	2,429,327		2681 OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND
2671	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	2,249		From the funds provided in Specific Appropriation 2681, the Department of the Lottery shall provide a report semi-annually on the net amount of ticket revenue generated due to the implementation of the mobile sales
TOTAL:	OFFICE OF PUBLIC COUNSEL FROM GENERAL REVENUE FUND	2,431,576		tool. The report shall also include the actual efficiencies generated through the tool's implementation. The report shall be provided to the chair of the Senate Appropriations Committee, the chair of the House of
DUIT CO	TOTAL ALL FUNDS		2,431,576	Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget.
2672	, COMMISSION ON  LUMP SUM LOBBY REGISTRATION FROM EXECUTIVE BRANCH LOBBY			2682 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM OPERATING TRUST FUND
2673	REGISTRATION TRUST FUND LUMP SUM ETHICS COMMISSION FROM GENERAL REVENUE FUND	2,467,184	218,694	From the funds provided in Specific Appropriation 2682, the Department of the Lottery may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.
2674	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			2683 SPECIAL CATEGORIES CONTRACTED SERVICES
2675	FROM GENERAL REVENUE FUND	42,751 4,605		FROM OPERATING TRUST FUND
TOTAL:	REGISTRATION TRUST FUND	2,514,540	278 218,972 2,733,512	The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2684, in the event instant ticket sales are greater than the projected sales used to calculate the amount appropriated.  2685 SPECIAL CATEGORIES ADVERTISING AGENCY FEES
AUDITO	R GENERAL			FROM OPERATING TRUST FUND 2,756,945
2676	LUMP SUM AUDITOR GENERAL FROM GENERAL REVENUE FUND	35,955,979		2686 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION FROM OPERATING TRUST FUND
	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	96,973		From the funds provided in Specific Appropriation 2686, the Department of the Lottery shall not expend in excess of \$200,000 for the development, publication, and distribution of any report by the department for the purpose of carrying out the provisions of section 24.1215, Florida Statutes.
TUTAL:	AUDITOR GENERAL FROM GENERAL REVENUE FUND	36,052,952	36,052,952	2687 SPECIAL CATEGORIES TERMINAL GAMES FEES FROM OPERATING TRUST FUND
TOTAL:	LEGISLATIVE BRANCH FROM GENERAL REVENUE FUND	201,603,083	2,484,313	The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2687 in the event terminal sales are greater than the

44,054

1.220

32.397

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

projected sales used to calculate the amount appropriated.

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2687 to acquire up to 500 additional ticket terminals. Prior to the submission of any budget amendment that increases the size of the lottery retailer network, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the terminals, offset any losses to the existing network, and generate additional revenue that benefits the state. The budget amendments will be contingent upon the agency's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific terminal needs and a plan for distribution of the additional terminals.

# 2688 SPECIAL CATEGORIES

LOTTERY INSTANT TICKET VENDING MACHINES FROM OPERATING TRUST FUND . . . . .

5,010,600

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2688 to acquire additional instant ticket vending machines. Prior to the submission of any amendment that increases the number of instant ticket vending machines, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the machines and generate additional revenue that benefits the state. The budget amendments will be contingent upon the agency's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific instant ticket machine needs and a plan for distribution of the additional machines.

#### 2689 SPECIAL CATEGORIES

LOTTERY FULL SERVICE VENDING MACHINES FROM OPERATING TRUST FUND . . . . .

2,940,000

375,000

From the funds provided in Specific Appropriation 2689, the Department of the Lottery shall report the net amount of ticket sale revenue generated by each full service vending machine, and in total for all machines. The report shall include the amount of full service vending machine revenue that replaced the amount of counter ticket sale revenue. The report shall be provided to the chair of the Senate Appropriations Committee, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget annually. The department shall submit a report on January 31, 2016, for the ticket sales activity for the period January 1, 2015, through December 31, 2015, and annually thereafter.

	oug 2000201 01, 2010, and annual	-1 011010011	
2690	SPECIAL CATEGORIES RETAILER INCENTIVES FROM OPERATING TRUST FUND		2,325,000
2691	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND		630,404

	THOSE OF ENGLISHED THOOF TOND	 030/101
2692	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND	 14,060
2693	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	 120,000

	LEASE OR LEASE-PURCHASE OF EQUIPME
	FROM OPERATING TRUST FUND
2695	SPECIAL CATEGORIES
	TRANSFER TO DEPARTMENT OF MANAGEME

SPECIAL CATEGORIES

2

SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM OPERATING TRUST FUND

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2696 DATA PROCESSING SERVICES

STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM OPERATING TRUST FUND . . . . .

TOTAL: PROGRAM: LOTTERY OPERATIONS FROM TRUST FUNDS . . . . . . . . . . . . 169,528,413 

TOTAL ALL FUNDS . . . . . . . . . . . . 169.528.413 TOTAL: LOTTERY, DEPARTMENT OF THE FROM TRUST FUNDS . . . . . . . . . . . . 169.528.413

TOTAL POSITIONS . . . . . . . . . . . 420 00 TOTAL ALL FUNDS . . . . . . . . . . . 169,528,413 TOTAL APPROVED SALARY RATE . . . . 17,899,646

MANAGEMENT SERVICES, DEPARTMENT OF

PROGRAM: ADMINISTRATION PROGRAM

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 5.061.599

2697 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND ..... 80 00 160,960 FROM ADMINISTRATIVE TRUST FUND . . . 6,880,177 FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND . . . . . . .

2698 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 81,933

FROM GENERAL REVENUE FUND . . . . 41,497 FROM ADMINISTRATIVE TRUST FUND . . . 699,775 2700 OPERATING CAPITAL OUTLAY

FROM ADMINISTRATIVE TRUST FUND . . . 9,688 2701 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE

HEARINGS FROM ADMINISTRATIVE TRUST FUND . . . 82,829 2702 SPECIAL CATEGORIES

CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 51,680 FROM ADMINISTRATIVE TRUST FUND . . . 208,112 FROM OPERATING TRUST FUND . . . . . 50.000

2703 SPECIAL CATEGORIES MAIL SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 58,004 2704 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND . . . 20,446 2705 SPECIAL CATEGORIES

CONTRACTED LEGAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 891.000 2706 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . . . 14,427 2707 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND . . . SECTION 6 - GENERAL COVERNMENT

SECTIO SPECIF	N 6 - GENERAL GOVERNMENT IC		
	RIATION  DATA PROCESSING SERVICES  STATE DATA CENTER - AGENCY FOR STATE  TECHNOLOGY (AST)		
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COMMUNICATIONS WORKING	20,384	216,008
	CAPITAL TRUST FUND		1,935
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	274,521	9,247,951
	TOTAL POSITIONS	80.00	9,522,472
STATE	EMPLOYEE LEASING		
A	PPROVED SALARY RATE 62,359		
2709	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	1.00	166,644
2710	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		822
TOTAL:	STATE EMPLOYEE LEASING FROM TRUST FUNDS		167,466
	TOTAL POSITIONS TOTAL ALL FUNDS	1.00	167,466
PROGRA	M: FACILITIES PROGRAM		
FACILI	TIES MANAGEMENT		
A	PPROVED SALARY RATE 9,389,931		
2711	SALARIES AND BENEFITS POSITIONS FROM SUPERVISION TRUST FUND	267.50	13,526,492
2712	OTHER PERSONAL SERVICES FROM SUPERVISION TRUST FUND		267,000
2713	EXPENSES FROM GENERAL REVENUE FUND FROM SUPERVISION TRUST FUND	181,025	4,689,291

From the funds in Specific Appropriation 2713, \$181,025 in nonrecurring general revenue funds is provided to the Department of Management Services pursuant to section 8 of Lease Number 720:0158 for reimbursement of tenant improvements made to leased space in the Oakland Building, owned by Protective Life Insurance Company, that was vacated by the Southwood Shared Resource Center on November 15, 2013. Prior to the release of such funds by the department, Protective Life Insurance Company shall sign a waiver releasing the state or any agency from any claims relating to the payment of unamortized tenant improvements for such leased space between the dates of November 15, 2013, and June 30, 2015.

From the funds provided in Specific Appropriation 2713, the Department of Management Services is directed to erect suitable markers designating the laboratory building within the Bob Martinez Center, the facility for the Department of Environmental Protection, located at the site at 2600 Blair Stone Road in Tallahassee as the "Jerry Edward Brooks Environmental Laboratory."

From the funds in specific appropriation 2713, the Department of Management Services shall recommend a maximum square foot cost plan for new fixed capital outlay construction to include the design, construction, permitting, furniture and fixtures, and any appurtenances. The plan shall exclude construction of any new buildings or facilities

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

for nursing; medical care; laboratories; science, technology, and research-related facilities; or buildings for the incarceration of inmates. The Department of Management Services shall submit the maximum square foot cost plan to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor no later than December 1, 2015.

2714 OPERATING CAPITAL OUTLAY

2716 SPECIAL CATEGORIES

TRANSFER TO THE FLORIDA DEPARTMENT OF LAW

ENFORCEMENT - CAPITOL POLICE

FROM SUPERVISION TRUST FUND . . . . 6,562,302

2717 SPECIAL CATEGORIES

CONTRACTED SERVICES

From the funds in Specific Appropriation 2717, \$370,666 is provided to the Department of Management Services to outsource custodial services at the Mary L. Singleton Regional Service Center in Jacksonville, the Daniel Chappie James Building in Pensacola, and the Monroe County Regional Service Center in Marathon.

2718 SPECIAL CATEGORIES

DEPARTMENT OF MANAGEMENT SERVICES
PROVISIONS FOR FACILITIES SECURITY

FROM SUPERVISION TRUST FUND . . . . . 1,148,387

2719 SPECIAL CATEGORIES

INTERIOR REFURBISHMENT - LEASE SPACE

2720 SPECIAL CATEGORIES

MASTER LEASE SPACE TENANT IMPROVEMENT

FUNDS

Funds in Specific Appropriation 2720 shall be placed in reserve until the Department of Management Services submits to the chair of the Senate Appropriations Committee, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget an updated project plan that includes, but is not limited to, all expenditures related to the proposed projects and the associated funding sources. The plan shall also include: a prioritization of all outstanding requests by agencies for improvement projects in spaces leased under the Tallahassee area private sector master leases; all out-year projects required to improve and maintain the leased space for the duration of the 15-year leases; and an explanation of why improvements are required or not required for each fiscal year. No earlier than 14 days after submission of the plan to the legislative committees, the department may request the release of the funds pursuant to the provisions of chapter 216, Florida Statutes.

2721 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

2722 SPECIAL CATEGORIES

STATE UTILITY PAYMENTS

The Department of Management Services is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2722 in the event utility costs exceed the amount appropriated.

2723 SPECIAL CATEGORIES

SHARED SAVINGS PAYMENTS FOR ENERGY

EFFICIENCY UPGRADES

FROM SUPERVISION TRUST FUND . . . . . 250,000

2724 SPECIAL CATEGORIES

SECTIO	ON 6 - GENERAL GOVERNMENT		SECTIO	N 6 - GENERAL GOVERNMENT		
SPECIE	TIC		SPECIE			
APPROI	PRIATION			PRIATION		
	DEFERRED-PAYMENT COMMODITY CONTRACTS	1 (55 550	I	APPROVED SALARY RATE 540,435		
	FROM SUPERVISION TRUST FUND	1,657,550	1722	CALABLEC AND DENERTED DOCUMENTO	10 00	
2725	SPECIAL CATEGORIES		2733	SALARIES AND BENEFITS POSITIONS FROM ARCHITECTS INCIDENTAL TRUST	10.00	
2/25	LEASE OR LEASE-PURCHASE OF EQUIPMENT			FUND		756,403
	FROM SUPERVISION TRUST FUND	97,570		FOND		730,403
	TROM BUILDING TROOF TORD	31,310	2734	EXPENSES		
2726	SPECIAL CATEGORIES			FROM ARCHITECTS INCIDENTAL TRUST		
	TRANSFER TO DEPARTMENT OF MANAGEMENT			FUND		115,827
	SERVICES - HUMAN RESOURCES SERVICES					·
	PURCHASED PER STATEWIDE CONTRACT		2735	SPECIAL CATEGORIES		
	FROM SUPERVISION TRUST FUND	89,353		CONTRACTED SERVICES		
				FROM ARCHITECTS INCIDENTAL TRUST		
2727	SPECIAL CATEGORIES			FUND		46,341
	STATE CAPITOL - MAINTENANCE AND REPAIRS					
	FROM SUPERVISION TRUST FUND	50,000	2736			
				LEASE OR LEASE-PURCHASE OF EQUIPMENT		
2728	DATA PROCESSING SERVICES			FROM ARCHITECTS INCIDENTAL TRUST		
	STATE DATA CENTER - AGENCY FOR STATE			FUND		1,613
	TECHNOLOGY (AST)	000 605	0.00	CDECTAL CAMECODIES		
	FROM SUPERVISION TRUST FUND	283,697	2737			
0000	DIVID GADIMAL CUMTAV			TRANSFER TO DEPARTMENT OF MANAGEMENT		
2729	FIXED CAPITAL OUTLAY			SERVICES - HUMAN RESOURCES SERVICES		
	COMPLIANCE WITH THE AMERICANS WITH			PURCHASED PER STATEWIDE CONTRACT		
	DISABILITIES ACT FROM GENERAL REVENUE FUND 2,767,288			FROM ARCHITECTS INCIDENTAL TRUST		3,441
	FROM GENERAL REVENUE FUND 2,707,200			FUND		3,441
Fiir	nds in Specific Appropriations 2729 through 2731 shall be	held in	2738	DATA PROCESSING SERVICES		
	serve contingent upon the submission of a project plan to the		2750	STATE DATA CENTER - AGENCY FOR STATE		
	E Senate Appropriations Committee, the chair of the H			TECHNOLOGY (AST)		
Rer	presentatives Appropriations Committee, and the Executive O	ffice of		FROM ARCHITECTS INCIDENTAL TRUST		
t he	e Governor's Office of Policy and Budget detailing the req	mest for		FUND		6,667
	lding repair, code correction, and other deficiency project					7,777
	eject plan must include all high priority deficiency issues		TOTAL:	BUILDING CONSTRUCTION		
	sues affecting life, health and safety. The project plan sh			FROM TRUST FUNDS		930,292
	clude the facility, location, and estimated cost for each pro					,
SIId	all be submitted by August 1, 2015. The Department of Ma			TOTAL POSITIONS	10.00	
	ull be submitted by August 1, 2015. The Department of Marvices shall request the release of funds pursuant to the pr	nagement		TOTAL POSITIONS	10.00	930,292
Sei	all be submitted by August 1, 2015. The Department of Ma vices shall request the release of funds pursuant to the pro- chapter 216, Florida Statutes.	nagement		TOTAL POSITIONS	10.00	930,292
Sei	rvices shall request the release of funds pursuant to the pr	nagement		TOTAL POSITIONS	10.00	930,292
Sei	vices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY	nagement		TOTAL ALL FUNDS	10.00	930,292
Sei of	vices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.	nagement	PROGRA	TOTAL ALL FUNDS	10.00	930,292
Sei of	rvices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD	nagement	PROGRA	TOTAL ALL FUNDS	10.00	930,292
Sei of	rvices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY  LIFE SAFETY CODE COMPLIANCE PROJECTS	nagement	PROGRA	TOTAL ALL FUNDS	10.00	930,292
Ser of 2730	vices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement	PROGRA FEDERA	TOTAL ALL FUNDS		930,292
Ser of 2730	vices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement	PROGRA FEDERA	TOTAL ALL FUNDS		930,292
Ser of 2730	vices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement	PROGRA FEDERA	TOTAL ALL FUNDS	5.00	
Ser of 2730	rvices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement	PROGRA FEDERA	TOTAL ALL FUNDS	5.00	930,292 250,051
Ser of 2730	rvices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement ovisions	PROGRA FEDERA 1 2739	TOTAL ALL FUNDS	5.00	
Ser of 2730	rvices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement	PROGRA FEDERA A 2739	TOTAL ALL FUNDS	5.00	
Ser of 2730 2731	Trices shall request the release of funds pursuant to the prochapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement ovisions	PROGRA FEDERA 1 2739	TOTAL ALL FUNDS	5.00	250,051
Ser of 2730	TVICES SHALL REQUEST THE RELEASE OF FUNDS PURSUANT TO THE PROCESS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement ovisions	PROGRA FEDERA 1 2739	TOTAL ALL FUNDS	5.00	
Ser of 2730 2731	TVICES SHALL REVENUE FUND	nagement ovisions	PROGRA FEDERA 2739 2740	TOTAL ALL FUNDS	5.00	250,051
Ser of 2730 2731	TVICES SHALL REVENUE FUND	nagement ovisions 8,191,465	PROGRA FEDERA 2739 2740	TOTAL ALL FUNDS	5.00	250,051
Ser of 2730 2731	TVICES SHALL REVENUE FUND	nagement ovisions	PROGRA FEDERA 2739 2740	TOTAL ALL FUNDS	5.00	250,051
Ser of 2730 2731 2732	TVICES SHALL REVENUE FUND	nagement ovisions 8,191,465	PROGRA FEDERA 2739 2740	TOTAL ALL FUNDS	5.00	250,051
Ser of 2730 2731 2732	rvices shall request the release of funds pursuant to the prichapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement ovisions 8,191,465	PROGRA FEDERA 2739 2740	TOTAL ALL FUNDS	5.00	250,051 82,938
Ser of 2730 2731 2732	Trices shall request the release of funds pursuant to the prichapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	nagement ovisions 8,191,465	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938
Ser of 2730 2731 2732	Trices shall request the release of funds pursuant to the prichapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465 38,255,689	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938
Ser of 2730 2731 2732	Trices shall request the release of funds pursuant to the prichapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465 38,255,689	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732	TOTAL POSITIONS	8,191,465 38,255,689	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938
Ser of 2730 2731 2732 TOTAL:	CONTROL OF THE PROPERTY CAPITAL OUTLAY  LIFE SAFETY CODE COMPLIANCE PROJECTS  STATEWIDE - DMS MGD  FROM GENERAL REVENUE FUND	8,191,465 38,255,689	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL:	TOTAL POSITIONS	8,191,465 38,255,689	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL:	Trices shall request the release of funds pursuant to the prichapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465 38,255,689 102,192,775 120,730,387	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL:	rvices shall request the release of funds pursuant to the prichapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MCD FROM GENERAL REVENUE FUND	8,191,465  8,191,465  38,255,689  102,192,775  120,730,387  from the	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL:	Trices shall request the release of funds pursuant to the prichapter 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465  8,191,465  38,255,689  102,192,775  120,730,387  from the nst each	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL:	CHAPTER 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465  8,191,465  38,255,689  102,192,775  120,730,387  from the nst each nagement	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL: BUILDI Fur Arc fix Ser	CHAPTER 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465  8,191,465  38,255,689  102,192,775  120,730,387  from the nst each nagement te. The	PROGRA FEDERA 2739 2740 2741	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL: BUILD: Fur Arc fits Set ass	CHAPTER 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465  8,191,465  38,255,689  102,192,775  120,730,387  from the nst each nagement te. The ar shall	PROGRA FEDERA 2739 2740 2741 2742	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL: BUILDI Fur Arc fin Ser ass be	CHAPTER 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465  8,191,465  38,255,689  102,192,775  120,730,387  from the nst each nagement te. The ar shall partment	PROGRA FEDERA 2739 2740 2741 2742	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL: BUILDI Fur Arc fix Ser ass be of	CHAPTER 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465  8,191,465  38,255,689  102,192,775  120,730,387  from the nst each nagement te. The ar shall partment ernor on	PROGRA FEDERA 2739 2740 2741 2742	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379
Ser of 2730 2731 2732 TOTAL: BUILDI Fur Arc fix Ser ass be of	CHAPTER 216, Florida Statutes.  FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND	8,191,465  8,191,465  38,255,689  102,192,775  120,730,387  from the nst each nagement te. The ar shall partment ernor on	PROGRA FEDERA 2739 2740 2741 2742	TOTAL ALL FUNDS	5.00	250,051 82,938 6,379

SPECIE				SECTION 6 - GENERAL GOVERNMENT SPECIFIC
APPROL	PRIATION TRUST FUND		1,260	APPROPRIATION FROM OPERATING TRUST FUND
TOTAL:	FEDERAL PROPERTY ASSISTANCE FROM TRUST FUNDS		343,027	2759 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND
	TOTAL POSITIONS	5.00	343,027	FROM OPERATING TRUST FUND
MOTOR	VEHICLE AND WATERCRAFT MANAGEMENT		,	WEB-BASED E-PROCUREMENT SYSTEM FROM OPERATING TRUST FUND
1	APPROVED SALARY RATE 339,995			From the funds in Specific Appropriation 2760, the Department of
	SALARIES AND BENEFITS POSITIONS FROM OPERATING TRUST FUND	6.00	497,376	Management Services shall prepare an annual report on the utilization of the MyFloridaMarketPlace System. The report shall include, but not be limited to: the utilization by agency, plans for increasing utilization
2746	EXPENSES		F0 700	of the MyFloridaMarketPlace System, the amount of funds spent by agency, and the estimated return on investment for the MyFloridaMarketPlace
2747	FROM OPERATING TRUST FUND SPECIAL CATEGORIES		58,708	System. The annual report shall be provided to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget. The Department of
	CONTRACTED SERVICES FROM OPERATING TRUST FUND		99,332	Management Services shall submit the report on June 30, 2016.  2761 SPECIAL CATEGORIES
2748	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		242	PROJECT MANAGEMENT PROFESSIONAL - TRAINING FROM OPERATING TRUST FUND
2749	FROM OPERATING TRUST FUND		862	2762 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND		1,247	FROM OPERATING TRUST FUND
2750	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		_,	2763 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND		2,817	PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND
2751	SPECIAL CATEGORIES PAYMENT OF EXPENSES FROM SALE OF AGENCY VEHICLES			2764 SPECIAL CATEGORIES TRANSFER TO THE DEPARTMENT OF FINANCIAL SERVICES FROM OPERATING TRUST FUND
	FROM OPERATING TRUST FUND		695,000	2765 DATA PROCESSING SERVICES
2752	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)			STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM OPERATING TRUST FUND
	FROM OPERATING TRUST FUND		24,529	TOTAL: PURCHASING OVERSIGHT
TOTAL:	MOTOR VEHICLE AND WATERCRAFT MANAGEMENT FROM TRUST FUNDS		1,379,871	FROM TRUST FUNDS
	TOTAL POSITIONS	6.00	1,379,871	TOTAL ALL FUNDS
			1,375,071	OFFICE OF SUPPLIER DIVERSITY
	SING OVERSIGHT			APPROVED SALARY RATE 214,984
	APPROVED SALARY RATE 2,945,928  SALARIES AND BENEFITS POSITIONS	49.00		2766 SALARIES AND BENEFITS POSITIONS 6.00 FROM OPERATING TRUST FUND
2133	FROM OPERATING TRUST FUND	19.00	4,035,724	2767 EXPENSES
2754	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND		10,000	FROM OPERATING TRUST FUND
2755	EXPENSES FROM OPERATING TRUST FUND		399,182	2768 SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND
2756	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND		15,859	2769 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
2757	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND		88,847	FROM OPERATING TRUST FUND
2758	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		00,04/	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND
				3/33/

302	900	IIIAL OF	THE SENATE	oune 15, 2015
SECTION 6 - GENERAL GOVERNMENT SPECIFIC			SECTION 6 - GENERAL GOVERNMENT SPECIFIC	
APPROPRIATION 2771 DATA PROCESSING SERVICES			APPROPRIATION APPROVED SALARY RATE 1,274,447	
STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)			2783 SALARIES AND BENEFITS POSITIONS 22.00	
FROM OPERATING TRUST FUND		9,606	FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES LIFE	382,089
TOTAL: OFFICE OF SUPPLIER DIVERSITY FROM TRUST FUNDS		417,615	INSURANCE TRUST FUND FROM STATE EMPLOYEES HEALTH	21,584
TOTAL POSITIONS	6.00		INSURANCE TRUST FUND FROM STATE EMPLOYEES DISABILITY	1,377,404
TOTAL ALL FUNDS		417,615	INSURANCE TRUST FUND	28,255
PRIVATE PRISON MONITORING			2784 OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND	14,803
APPROVED SALARY RATE 702,221			FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	140,772
2772 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	14.00		2785 EXPENSES	
	1,002,019		FROM PRETAX BENEFITS TRUST FUND	47,531
2772A OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	15,200		FROM STATE EMPLOYEES LIFE INSURANCE TRUST FUND	1,984
2773 EXPENSES			FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	294,096
FROM GENERAL REVENUE FUND	76,046		FROM STATE EMPLOYEES DISABILITY INSURANCE TRUST FUND	2,875
2774 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	2 900		2786 OPERATING CAPITAL OUTLAY	,,,,
	3,070		FROM PRETAX BENEFITS TRUST FUND	10,000
2775 SPECIAL CATEGORIES CONTRACTED SERVICES			FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	10,000
FROM GENERAL REVENUE FUND	13,056		2787 SPECIAL CATEGORIES	
2776 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	
FROM GENERAL REVENUE FUND	1,944		FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	46,759
2777 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES			2788 SPECIAL CATEGORIES	,
FROM GENERAL REVENUE FUND	23,169		POST PAYMENT CLAIMS AUDIT SERVICES FROM STATE EMPLOYEES HEALTH	
2778 SPECIAL CATEGORIES			INSURANCE TRUST FUND	400,000
ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND	113,489		The Department of Management Services is authorize	
2779 SPECIAL CATEGORIES			amendments in accordance with chapter 216, Florida Sta Specific Appropriation 2788 in the event the con	tractor identifies
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,267		claim overpayments that result in compensation that appropriated.	exceeds the amount
2780 SPECIAL CATEGORIES			2789 SPECIAL CATEGORIES	
PRIVATE PRISONS - MAINTENANCE AND REPAIR REIMBURSEMENT			CONTRACTED SERVICES FROM PRETAX BENEFITS TRUST FUND	348,505
FROM OPERATING TRUST FUND		1,500,000	FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	1,099,157
2781 SPECIAL CATEGORIES			From the funds provided in Specific Appropriation 27	, ,
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			of Management Services shall use certified or licensed	professionals who
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	5,026		are providing solicited services to other clients whe benefit or actuarial consultants.	n contracting with
FROM OPERATING TRUST FUND		421	2790 SPECIAL CATEGORIES	
2782 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE			ADMINISTRATIVE SERVICES ONLY CONTRACT FOR HEALTH INSURANCE	
TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	6,132		FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	51,100,000
TOTAL: PRIVATE PRISON MONITORING	.,		The Department of Management Services is authorize	
FROM GENERAL REVENUE FUND	1,262,098	1 E00 421	amendments in accordance with chapter 216, Florida Sta Specific Appropriation 2790 in the event admin	tutes, to increase
FROM TRUST FUNDS	14.00	1,500,421	payments for health insurance exceed the amount o	f budget authority
TOTAL POSITIONS	14.00	2,762,519	appropriated.	
WORKFORCE PROGRAMS			2791 SPECIAL CATEGORIES PRESCRIPTION DRUG CLAIMS ADMINISTRATION	
PROGRAM: INSURANCE BENEFITS ADMINISTRATION			FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	4,406,020
				•

	N 6 - GENERAL GOVERNMENT		SECT:	ION 6 - GENERAL GOVERNMENT		
SPECIF	RIATION			PRIATION		
	SPECIAL CATEGORIES		min	FROM OPTIONAL RETIREMENT PROGRAM		
	RISK MANAGEMENT INSURANCE			TRUST FUND		28,011
	FROM PRETAX BENEFITS TRUST FUND	77	0	FROM POLICE AND FIREFIGHTER'S		
	FROM STATE EMPLOYEES LIFE INSURANCE TRUST FUND	20	1	PREMIUM TAX TRUST FUND FROM RETIREE HEALTH INSURANCE		104,089
	FROM STATE EMPLOYEES HEALTH			SUBSIDY TRUST FUND		17,817
	INSURANCE TRUST FUND	2,35				
			2802	OPERATING CAPITAL OUTLAY		100.000
2793	SPECIAL CATEGORIES			FROM OPERATING TRUST FUND		100,000
	CONTRACTED LEGAL SERVICES FROM STATE EMPLOYEES HEALTH		2803	SPECIAL CATEGORIES		
	INSURANCE TRUST FUND	50,00		TRANSFER TO DIVISION OF ADMINISTRATIVE		
	INDUMNED INDUITORS	30,00	•	HEARINGS		
2794	SPECIAL CATEGORIES			FROM OPERATING TRUST FUND		26,719
	PAYMENT OF EMPLOYER CONTRIBUTIONS TO					
	HEALTH SAVINGS ACCOUNT CUSTODIAN		2804			
	FROM STATE EMPLOYEES HEALTH			CONTRACTED SERVICES		
	INSURANCE TRUST FUND	1,508,00	0	FROM GENERAL REVENUE FUND	191,100	4 276 501
2706	CDECTAL CAMECODIEC			FROM OPERATING TRUST FUND FROM OPTIONAL RETIREMENT PROGRAM		4,376,581
2796	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			TRUST FUND		1,000
	FROM STATE EMPLOYEES HEALTH			FROM POLICE AND FIREFIGHTER'S		1,000
	INSURANCE TRUST FUND	4,43	5	PREMIUM TAX TRUST FUND		191,355
	INDUMENCE INODI IONE	1/10		FROM RETIREE HEALTH INSURANCE		2,2,000
2797	SPECIAL CATEGORIES			SUBSIDY TRUST FUND		40,000
	TRANSFER TO DEPARTMENT OF MANAGEMENT					
	SERVICES - HUMAN RESOURCES SERVICES		2805	SPECIAL CATEGORIES		
	PURCHASED PER STATEWIDE CONTRACT			OVERTIME		
	FROM PRETAX BENEFITS TRUST FUND	4,05	8	FROM OPERATING TRUST FUND		122,571
	FROM STATE EMPLOYEES HEALTH	11 5	4 0006	CDECTAL CAMEGODIES		
	INSURANCE TRUST FUND	11,58	4 2806	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
2798	DATA PROCESSING SERVICES			FROM OPERATING TRUST FUND		50,505
2190	STATE DATA CENTER - AGENCY FOR STATE			FROM OFBRATING TROOF FUND		30,303
	TECHNOLOGY (AST)		2807	SPECIAL CATEGORIES		
	FROM PRETAX BENEFITS TRUST FUND	2,43	5	CONTRACTED LEGAL SERVICES		
	FROM STATE EMPLOYEES HEALTH	·		FROM OPERATING TRUST FUND		148,891
	INSURANCE TRUST FUND	7,58				
			2808	SPECIAL CATEGORIES		
TOTAL:	PROGRAM: INSURANCE BENEFITS ADMINISTRATION TO THE PROPERTY OF		-	LEASE OR LEASE-PURCHASE OF EQUIPMENT		02 581
	FROM TRUST FUNDS	61,323,27	7	FROM OPERATING TRUST FUND FROM POLICE AND FIREFIGHTER'S		23,571
	TOTAL POSITIONS	22.00		PREMIUM TAX TRUST FUND		2,000
	TOTAL ALL FUNDS	61,323,27	7	IREMION IM IROUT TOND		2,000
	10112 122 101120 1 1 1 1 1 1 1 1 1 1	01,023,2	2809	SPECIAL CATEGORIES		
PROGRA	M: RETIREMENT BENEFITS ADMINISTRATION			TRANSFER TO DEPARTMENT OF MANAGEMENT		
				SERVICES - HUMAN RESOURCES SERVICES		
A	PPROVED SALARY RATE 7,819,411			PURCHASED PER STATEWIDE CONTRACT		
				FROM GENERAL REVENUE FUND	344	
2799		194.00		FROM OPERATING TRUST FUND		55,775
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	804,303 10,049,36	1	FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND		1,327
	FROM OPTIONAL RETIREMENT PROGRAM	10,049,30	1	FROM POLICE AND FIREFIGHTER'S		1,321
	TRUST FUND	204,24	.2	PREMIUM TAX TRUST FUND		4,168
	FROM POLICE AND FIREFIGHTER'S	. ,		FROM RETIREE HEALTH INSURANCE		,
	PREMIUM TAX TRUST FUND	800,57	1	SUBSIDY TRUST FUND		1,106
	FROM RETIREE HEALTH INSURANCE					
	SUBSIDY TRUST FUND	129,72	9 2810			
T		wishis 0000 the Demants		STATE DATA CENTER - AGENCY FOR STATE		
	m the funds provided in Specific Approp Management Services shall expend avai			TECHNOLOGY (AST) FROM OPERATING TRUST FUND		299,332
	ice and Firefighter's Premium Tax Tr			TROM OTBIGHTING TROOF TOND		277,332
	eral revenue funds.	abo rama prior do one abo or	2811	PENSIONS AND BENEFITS		
J				DISABILITY BENEFITS TO JUSTICES AND JUDGES		
	ds provided in Specific Appropriation			FROM GENERAL REVENUE FUND	867,878	
	ional Retirement Program Trust Fund are b					
	cent of the participants' salaries a		2812	PENSIONS AND BENEFITS		
adm	inistration of the Optional Retirement Pr	oyram.		FLORIDA NATIONAL GUARD FROM GENERAL REVENUE FUND	17 156 055	
2800	OTHER PERSONAL SERVICES			FROM GENERAL REVENUE FUND	11,130,333	
4000	FROM OPERATING TRUST FUND	6,02	9 2813	PENSIONS AND BENEFITS		
		0,02	. 2023	STATE OFFICERS AND EMPLOYEES (NON-		
2801	EXPENSES			CONTRIBUTORY)		
	FROM OPERATING TRUST FUND	2,425,06	6	FROM GENERAL REVENUE FUND	384,841	

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SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: PROGRAM: RETIREMENT BENEFITS ADMINISTRATION	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION APPROVED SALARY RATE 969,085
FROM GENERAL REVENUE FUND	2824 SALARIES AND BENEFITS POSITIONS 15.00 FROM STATE PERSONNEL SYSTEM TRUST
TOTAL POSITIONS	FUND
PROGRAM: STATE PERSONNEL POLICY ADMINISTRATION	2825 EXPENSES FROM STATE PERSONNEL SYSTEM TRUST FUND
APPROVED SALARY RATE 1,051,318	
2815 SALARIES AND BENEFITS POSITIONS 15.00 FROM STATE PERSONNEL SYSTEM TRUST FUND	2826 SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND
Funds provided in Specific Appropriations 2815 through 2831 from the State Personnel System Trust Fund are based upon a human resources services assessment to state entities at the following rates:  FTE \$345.55  OPS \$121.55	From the funds in Specific Appropriation 2826, \$9,915,800 shall be placed in reserve. The funds may be released upon the completion of the competitive procurement for the administration of the personnel information system and enterprise-wide suite of human resources services should a new service provider be chosen. The funds shall be used to support costs necessary to transition all components related to the
Justice Administrative Commission \$264.52 State Court System \$228.70 County Health Department \$264.52	system and service centers to a new service provider. The department may submit budget amendments for the release of these funds in accordance with chapter 216, Florida Statutes.
2816 OTHER PERSONAL SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND	2827 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE PERSONNEL SYSTEM TRUST
2817 EXPENSES	FUND 2,083
FROM STATE PERSONNEL SYSTEM TRUST FUND	2828 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE PERSONNEL SYSTEM TRUST
2818 SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE PERSONNEL SYSTEM TRUST	FUND
FUND	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
RISK MANAGEMENT INSURANCE FROM STATE PERSONNEL SYSTEM TRUST	FROM STATE PERSONNEL SYSTEM TRUST FUND
FUND	2830 SPECIAL CATEGORIES HUMAN RESOURCES SERVICES / STATEWIDE
CONTRACTED LEGAL SERVICES	CONTRACT FROM STATE PERSONNEL SYSTEM TRUST
FROM STATE PERSONNEL SYSTEM TRUST FUND	FUND
2821 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE PERSONNEL SYSTEM TRUST	2831 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)
FUND	FROM STATE PERSONNEL SYSTEM TRUST FUND
2822 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	TOTAL: PROGRAM: PEOPLE FIRST
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	FROM TRUST FUNDS
FROM STATE PERSONNEL SYSTEM TRUST FUND	TOTAL POSITIONS
2823 DATA PROCESSING SERVICES	PROGRAM: TECHNOLOGY PROGRAM
STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM STATE PERSONNEL SYSTEM TRUST	TELECOMMUNICATIONS SERVICES
FUND	APPROVED SALARY RATE 3,924,949
TOTAL: PROGRAM: STATE PERSONNEL POLICY ADMINISTRATION FROM TRUST FUNDS	2832 SALARIES AND BENEFITS POSITIONS 71.00 FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND 5,069,008
TOTAL POSITIONS	FROM EMERGENCY COMMUNICATIONS  NUMBER E911 SYSTEM TRUST
PROGRAM: PEOPLE FIRST	2833 OTHER PERSONAL SERVICES
	FROM COMMUNICATIONS WORKING

FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND . . . . . . .

RISK MANAGEMENT INSURANCE FROM COMMUNICATIONS WORKING

CAPITAL TRUST FUND . . . . . . .

2843 SPECIAL CATEGORIES

	•				
SECTION SPECIF	N 6 - GENERAL GOVERNMENT		SECTION SPECI	ON 6 - GENERAL GOVERNMENT	
	PRIATION			PRIATION	
APPROE	CAPITAL TRUST FUND	374,047		SPECIAL CATEGORIES	
	FROM EMERGENCY COMMUNICATIONS	3/4,04/	2011	CONTRACTED LEGAL SERVICES	
	NUMBER E911 SYSTEM TRUST	84,290		FROM EMERGENCY COMMUNICATIONS	
	NUMBER EXIL SISIEM IRUSI	04,290		NUMBER E911 SYSTEM TRUST	92,159
2024	EVDENCEC			NUMBER EYII SISIEM IRUSI	92,159
2834	EXPENSES HOLD GOVERNMENT OF THE PROPERTY OF TH		2045	CDECTAL CAMECODIEC	
	FROM COMMUNICATIONS WORKING	1 006 040	2845	SPECIAL CATEGORIES	
	CAPITAL TRUST FUND	1,006,242		LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM EMERGENCY COMMUNICATIONS			FROM COMMUNICATIONS WORKING	
	NUMBER E911 SYSTEM TRUST	514,339		CAPITAL TRUST FUND	1,989
				FROM EMERGENCY COMMUNICATIONS	
2835	AID TO LOCAL GOVERNMENTS			NUMBER E911 SYSTEM TRUST	1,149
	DISTRIBUTIONS TO COUNTIES - WIRELESS 911				
	TELEPHONE SYSTEMS		2846	SPECIAL CATEGORIES	
	FROM EMERGENCY COMMUNICATIONS			TRANSFER TO DEPARTMENT OF MANAGEMENT	
	NUMBER E911 SYSTEM TRUST	60,289,120		SERVICES - HUMAN RESOURCES SERVICES	
		,		PURCHASED PER STATEWIDE CONTRACT	
2836	AID TO LOCAL GOVERNMENTS			FROM COMMUNICATIONS WORKING	
	DISTRIBUTIONS TO SERVICE PROVIDERS -			CAPITAL TRUST FUND	24,479
	WIRELESS 911 TELEPHONE SYSTEMS			GILLING INODI LOND	21/1/2
	FROM EMERGENCY COMMUNICATIONS		2917	DATA PROCESSING SERVICES	
	NUMBER E911 SYSTEM TRUST	10 000 000	2041		
	NUMBER EGII SISIEM TRUSI	10,000,000		STATE DATA CENTER - AGENCY FOR STATE	
				TECHNOLOGY (AST)	
2837	AID TO LOCAL GOVERNMENTS			FROM COMMUNICATIONS WORKING	
	DISTRIBUTIONS TO COUNTIES - NON-WIRELESS			CAPITAL TRUST FUND	446,776
	E911			FROM EMERGENCY COMMUNICATIONS	
	FROM EMERGENCY COMMUNICATIONS			NUMBER E911 SYSTEM TRUST	3,260
	NUMBER E911 SYSTEM TRUST	38,146,673			
			TOTAL	: TELECOMMUNICATIONS SERVICES	
2838	AID TO LOCAL GOVERNMENTS			FROM TRUST FUNDS	262,546,344
	DISTRIBUTION OF COUNTY PREPAID WIRELESS				
	911			TOTAL POSITIONS	71.00
	FROM EMERGENCY COMMUNICATIONS			TOTAL ALL FUNDS	262,546,344
	NUMBER E911 SYSTEM TRUST	27,100,000			
			WIREL	ESS SERVICES	
2839	OPERATING CAPITAL OUTLAY				
	FROM COMMUNICATIONS WORKING			APPROVED SALARY RATE 745,132	
	CAPITAL TRUST FUND	924,264		,	
	FROM EMERGENCY COMMUNICATIONS		2848	SALARIES AND BENEFITS POSITIONS	11.00
	NUMBER E911 SYSTEM TRUST	3,600		FROM LAW ENFORCEMENT RADIO SYSTEM	22.00
	NONDER EXIL DIDIER IRODI	3,000		TRUST FUND	922.207
2840	SPECIAL CATEGORIES			11.001 10.10	322/2V
2010	CENTREX AND SUNCOM PAYMENTS		2849	OTHER PERSONAL SERVICES	
	FROM COMMUNICATIONS WORKING		2017	FROM LAW ENFORCEMENT RADIO SYSTEM	
		108,035,421		TRUST FUND	91,015
	CAPITAL IRUSI FUND	100,033,421		IROSI FOND	91,015
mha	. Department of Management Couries is sutherized to se	hmit hdaat	2050	EADENGEG	
	e Department of Management Services is authorized to st		2850		
	endments in accordance with chapter 216, Florida Statutes,			FROM LAW ENFORCEMENT RADIO SYSTEM	062 426
	cific Appropriation 2840, in the event that p	ayments for		TRUST FUND	263,436
tel	ecommunications services exceed the amount appropriated.				
			2851	OPERATING CAPITAL OUTLAY	
2841	SPECIAL CATEGORIES			FROM LAW ENFORCEMENT RADIO SYSTEM	
	CONTRACTED SERVICES			TRUST FUND	22,000
	FROM COMMUNICATIONS WORKING				
	CAPITAL TRUST FUND	2,337,422	2852	SPECIAL CATEGORIES	
	FROM EMERGENCY COMMUNICATIONS			CONTRACTED SERVICES	
	NUMBER E911 SYSTEM TRUST	250,827		FROM LAW ENFORCEMENT RADIO SYSTEM	
				TRUST FUND	3,410,304
Fro	om the funds in Specific Appropriation 2841, \$349,440	is provided			• •
	staff augmentation services to transition to a new contr		Fr	om the funds in Specific Appropr	riation 2852, \$810.304 of
	ICOM Network. These funds shall be placed in reserve. The			nrecurring funds from the Law Enforcemen	
	submit budget amendments for the release of these			ovided for the Department of Manageme	
	cordance with Chapter 216, Florida Statutes.	- Lunas III	ne.	cessary staff augmentation support and	I subject matter experts to
acc	ordance with chapter 210, rivilua statutes.			sist the department in developing a propo	
2842	SPECIAL CATEGORIES			cument and providing other services as	
4044					
	FLORIDA INFORMATION RESOURCE NETWORK/			partment for procuring a land mobile	
	DISTRICT BANDWIDTH SUPPORT		TII	cludes a Project 25 Phase II delivery m	echodology. The scope of the

7,451,217

16,028

From the funds in Specific Appropriation 2852, \$810,304 of nonrecurring funds from the Law Enforcement Radio System Trust Fund is provided for the Department of Management Services to acquire the necessary staff augmentation support and subject matter experts to assist the department in developing a proposed competitive solicitation document and providing other services as determined necessary by the department for procuring a land mobile radio support system that includes a Project 25 Phase II delivery methodology. The scope of the services provided by the staff augmentation support and subject matter experts should include, but not be limited to, assisting the department in completing the following tasks identified in the study referenced in Specific Appropriation 2904A of chapter 2014-51, Laws of Florida: (1) developing and conducting needs assessment interviews; (2) reviewing and summarizing interview data for key findings; (3) completing research to include assessing the existing state assets and the usability of such assets in a land mobile radio support system that includes a Project 25

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

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Phase II delivery methodology; (4) defining minimum performance levels and metrics; (5) defining network design criteria to include design criteria for potentially implementing a shared Project 25 Phase II compliant system through partnerships with local governments in Florida; and (6) developing a preliminary coverage analysis. The department shall provide periodic updates, as necessary, on the progress of developing a proposed competitive solicitation to the chairs of the Senate Committee on Appropriations, the House of Representatives Appropriations Committee, and the Executive Director of the Governor's Office of Policy and Budget. The department may not release a competitive solicitation for procuring a land mobile radio support system that includes a Project 25 Phase II delivery methodology prior to June 30, 2016.

2853 SPECIAL CATEGORIES
FLORIDA INTEROPERABILITY NETWORK
FROM GENERAL REVENUE FUND . . . . . 1,595,00

The funds in Specific Appropriation 2053 are provided for the Florida Interoperability Network only to provide funding, if needed, in excess of available federal funding to support and maintain the Florida Interoperability Network.

2854 SPECIAL CATEGORIES
MUTUAL AID BUILD-OUT
FROM GENERAL REVENUE FUND . . . . . . 1,950,000

The funds in Specific Appropriation 2854 are provided for the Mutual Aid Build-Out only to provide funding, if needed, in excess of available federal funding to support and maintain the Mutual Aid Build Out

federal funding to support and maintain the Mutual Aid Build-Out.

2855 SPECIAL CATEGORIES

2857 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM LAW ENFORCEMENT RADIO SYSTEM
TRUST FUND . . . . . . . . . . . .

RISK MANAGEMENT INSURANCE

2857A SPECIAL CATEGORIES
PURCHASE OF REPLACEMENT RADIOS FOR THE
STATEWIDE LAW ENFORCEMENT RADIO SYSTEM
FROM GENERAL REVENUE FUND . . . . .

7,000,000

1.611

1,394

4,445

The funds in Specific Appropriation 2857A are provided to the Department of Management Services to replace radios and associated accessories that operate on the Statewide Law Enforcement Radio System (SLERS) and that have reached their end-of-life or end of support date; all replaced radios must be able to operate dual mode operation on both P25 Phase 2 and EDACS EA land mobile radio support system. The funds shall be placed in reserve. The Department of Management Services shall develop an implementation plan which identifies by eligible state agency the number and type of radios that will be replaced and a timeline for completing the replacement. The department shall consult with the Joint Task Force on State Agency Law Enforcement Communications on the implementation plan. Upon submission of the plan, the department is authorized to submit budget amendments for the release of funds pursuant to provisions of section 216.177, Florida Statutes.

2859 DATA PROCESSING SERVICES

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

STATE DATA CENTER - AGENCY FOR STATE

TOTAL: WIRELESS SERVICES

2,099

33,483,511

1,265,024

53,628

345,814

5.721

32,500

7 951

14,190

PROGRAM: PUBLIC EMPLOYEES RELATIONS COMMISSION

PUBLIC EMPLOYEES RELATIONS

APPROVED SALARY RATE 1,746,697

2861 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND . . . . . . 149,277

FROM PUBLIC EMPLOYEES RELATIONS
COMMISSION TRUST FUND . . . . . . .

COMMISSION TRUST FUND . . . . . .

2864 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND . . . . . 35,070

RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND . . . . 5,247
FROM PUBLIC EMPLOYEES RELATIONS
COMMISSION TRUST FUND . . . . .

2867 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND . . . .
FROM PUBLIC EMPLOYEES RELATIONS

5.642

TOTAL POSITIONS . . . . . . . . . . . . . . 24.00

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SECTION 6 - GEN SPECIFIC APPROPRIATION	ERAL GOVERNMENT			3,445,640	SPECIF APPROP	N 6 - GENERAL GOVERNMENT IC RIATION OTHER PERSONAL SERVICES	
	SION ON HUMAN RELAT			3,443,040	2001	FROM OPERATING TRUST FUND	18,082
HUMAN RELATIONS					2882	EXPENSES FROM OPERATING TRUST FUND	1,025,647
APPROVED S	ALARY RATE	2,242,944			2883	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	65,000
FROM GE FROM OP	NERAL REVENUE FUND ERATING TRUST FUND		51.50 2,204,492	991,126	2884	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND	185,495
FROM GE	RSONAL SERVICES NERAL REVENUE FUND ERATING TRUST FUND		62,440	41,040	2885	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	44,451
FROM OP	NERAL REVENUE FUND ERATING TRUST FUND		125,243	282,536	2886	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	1,000
FROM GE	G CAPITAL OUTLAY NERAL REVENUE FUND ERATING TRUST FUND		11,736	5,000	2887	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND	31,500
TRANSFER HEARING	CATEGORIES TO DIVISION OF ADM S NERAL REVENUE FUND		453,558		2888	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	CATEGORIES ED SERVICES					PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	21,204
FROM GE	NERAL REVENUE FUND ERATING TRUST FUND		53,506	16,000	TOTAL:	PROGRAM: ADJUDICATION OF DISPUTES FROM TRUST FUNDS	8,380,172
	CATEGORIES AGEMENT INSURANCE					TOTAL POSITIONS	8,380,172
	NERAL REVENUE FUND ERATING TRUST FUND		44,882	102,020		M: WORKERS' COMPENSATION APPEALS - JUDGES OF SATION CLAIMS	
ADMINIST	CATEGORIES RATIVE OVERHEAD ERATING TRUST FUND			102 702	A	PPROVED SALARY RATE 9,556,592	
2877 SPECIAL	CATEGORIES			103,792	2889	SALARIES AND BENEFITS POSITIONS 176.00 FROM OPERATING TRUST FUND	13,456,962
FROM OP	LEASE-PURCHASE OF ERATING TRUST FUND	-		49,163	2890	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	17,836
SERVICE	CATEGORIES TO DEPARTMENT OF N S - HUMAN RESOURCES ED PER STATEWIDE CO	S SERVICES			2891	EXPENSES FROM OPERATING TRUST FUND	2,695,842
	NERAL REVENUE FUND ERATING TRUST FUND		17,278	5,987	2892	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	25,916
STATE DA TECHNOL	CESSING SERVICES TA CENTER - AGENCY OGY (AST)			10.140	2893	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND	1,023,324
TOTAL: HUMAN RE	ERATING TRUST FUND LATIONS ERAL REVENUE FUND .		2,973,135	10,148	2894	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	77,915
TOTAL	ST FUNDS		51.50	1,606,812 4,579,947	2895	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	1,279
ADMINISTRATIVE				1,317,741	2896	SPECIAL CATEGORIES	1,219
	CATION OF DISPUTES					LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND	83,000
APPROVED S	ALARY RATE	5,431,427			2897	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
	AND BENEFITS ERATING TRUST FUND		65.00	6,987,793		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	

527,981

7,705

10,574

17,876

6,124,979

6,124,979

12,184,345

434,221

1,243,501

605,334

11,786,780

13,349,683

2,500,000

an analysis of each application's business need and criticality, baseline performance, technical architecture, and any potential risk

associated with moving the application to an external service provider

2911 SPECIAL CATEGORIES

308		10	URNAL OF	THE SENATE	June 19, 201
SPECIE				SECTION 6 - GENERAL GOVERNMENT SPECIFIC	
APPROI	PRIATION FROM OPERATING TRUST FUND		61 775	APPROPRIATION CONTRACTED SERVICES	
	FROM OPERATING TRUST FUND		61,775	FROM WORKING CAPITAL TRUST FUND	527,98
TOTAL:	PROGRAM: WORKERS' COMPENSATION APPEALS	- JUDGES OF			·
	COMPENSATION CLAIMS		17 442 040	2912 SPECIAL CATEGORIES	
	FROM TRUST FUNDS		17,443,849	RISK MANAGEMENT INSURANCE FROM WORKING CAPITAL TRUST FUND	7,70
	TOTAL POSITIONS	176.00		TROIT HOUSEHOUSE TROOT TOND	1,110
	TOTAL ALL FUNDS		17,443,849		
PROGRA	AM: AGENCY FOR STATE TECHNOLOGY			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM WORKING CAPITAL TRUST FUND	10,57
1110014	an nomer for bining reasonable			TROIT HOUSEHOUSE TROOT TOND	10/3/
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES			2914 SPECIAL CATEGORIES	
1	APPROVED SALARY RATE 2,083,482			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
•	ETROVED SHERRI MITE			PURCHASED PER STATEWIDE CONTRACT	
2898	SALARIES AND BENEFITS POSITIONS	25.00		FROM WORKING CAPITAL TRUST FUND	17,87
	FROM GENERAL REVENUE FUND	2,851,692		TOTAL: DATA CENTER ADMINISTRATION	
2899	EXPENSES			FROM TRUST FUNDS	6,124,97
	FROM GENERAL REVENUE FUND	252,894			
2900	OPERATING CAPITAL OUTLAY			TOTAL POSITIONS	
2300	FROM GENERAL REVENUE FUND	10,000		TOTAL ALL FUNDS	0,124,77
		,,,,,,		STATE DATA CENTER	
2901	SPECIAL CATEGORIES			משונת עתודוני מקונסתתת ב	
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	317.627		APPROVED SALARY RATE 9,002,428	
		, ,		2915 SALARIES AND BENEFITS POSITIONS	164.00
2902	SPECIAL CATEGORIES			FROM WORKING CAPITAL TRUST FUND	12,184,34
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	3.000		2916 OTHER PERSONAL SERVICES	
		2,111		FROM WORKING CAPITAL TRUST FUND	434,22
2903	SPECIAL CATEGORIES			2017 BYDBYGBG	
	ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND	115.000		2917 EXPENSES FROM WORKING CAPITAL TRUST FUND	1,243,50
					, ,,,,
2904	SPECIAL CATEGORIES			2918 OPERATING CAPITAL OUTLAY	COE 22
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM WORKING CAPITAL TRUST FUND	605,33
	PURCHASED PER STATEWIDE CONTRACT			2919 SPECIAL CATEGORIES	
	FROM GENERAL REVENUE FUND	8,594		COMPUTER RELATED EXPENSES FROM WORKING CAPITAL TRUST FUND	11,786,78
2905	DATA PROCESSING SERVICES			FROM WORKING CAPITAL TRUST FUND	11,700,70
	STATE DATA CENTER - AGENCY FOR STATE			2920 SPECIAL CATEGORIES	
	TECHNOLOGY (AST)	F 00F		CONTRACTED SERVICES	12 240 60
	FROM GENERAL REVENUE FUND	5,005		FROM WORKING CAPITAL TRUST FUND	13,349,68
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES			From the funds provided in Specific Appr	
	FROM GENERAL REVENUE FUND	3,563,812		be held in reserve. The agency is authoriz	
	TOTAL POSITIONS	25.00		requesting the release of funds pursuan 216, Florida Statutes. Any request for re	
	TOTAL ALL FUNDS		3,563,812	plan for how the funds will be expe	
D3.003 (	NUMBER ARMANIA (MRAMIANI			services.	
DATA (	CENTER ADMINISTRATION			2920A SPECIAL CATEGORIES	
1	APPROVED SALARY RATE 3,184,952			CLOUD COMPUTING SERVICES	
0006	GIVIDING AND DENTERTED DOCUMENTS	50.00		FROM GENERAL REVENUE FUND	750,000
2906	SALARIES AND BENEFITS POSITIONS FROM WORKING CAPITAL TRUST FUND	52.00	4,472,240	FROM WORKING CAPITAL TRUST FUND	2,500,00
			-/-/-/	From the funds in Specific Appropriation	2920A, \$2,500,000 of recurring
2907	OTHER PERSONAL SERVICES		105 504	funds from the Working Capital Trust Fund	
	FROM WORKING CAPITAL TRUST FUND		195,594	State Technology to provide cloud comp nonrecurring general revenue funds is pro	
2908	EXPENSES			Technology to contract with a third party	
	FROM WORKING CAPITAL TRUST FUND		840,722	consultation with the State Data Center a	nd the applicable state agency
2909	OPERATING CAPITAL OUTLAY			customers: (1) an assessment of the applic State Data Center and (2) an implement	
2,0,	FROM WORKING CAPITAL TRUST FUND		27,000	The scope of the assessment shall b	e limited to non-production
***				applications residing on equipment ove	r five years old that, with
2910	SPECIAL CATEGORIES COMPUTER RELATED EXPENSES			limited to no modifications, could be provider cloud solution. The assessment s	
	FROM WORKING CAPITAL TRUST FUND		25,287	an analysis of each application's bus	

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

2921 SPECIAL CATEGORIES

APPROPRIATION

cloud solution; (2) a cost benefit analysis verifying that an external service provider cloud solution reduces data center costs while maintaining the same or improved levels of service; and (3) identification of the applicable federal and state security and privacy requirements that must be met. The assessment shall take into consideration the data and results of the study referenced in proviso associated with Specific Appropriation 1953A of chapter 2013-40, Laws of Florida, and the operational assessment referenced in section 39 of chapter 2014-221, Laws of Florida. The third party consulting firm shall also provide a detailed implementation plan that describes: (1) the process and criteria for migrating the cloud-ready applications to an external service provider cloud solution that complies with all applicable federal and state security and privacy requirements; (2) a recommended approach for migrating the cloud-ready applications' production environments to an external service provider cloud solution; and (3) a recommended approach and associated costs, to include any transition costs, for addressing the applications that are not currently cloud-ready. The Agency for State Technology must submit a preliminary report of the results of the application assessment and implementation plan to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget by December 1, 2015, and a final report by January 15,

Based upon the final report of the application assessment, the Agency for State Technology may: (1) begin the migration of cloud-ready applications at the State Data Center to an external service provider cloud solution that complies with all applicable federal and state security and privacy requirements; and (2) continue providing computing services for applications that are not currently cloud-ready. The Agency for State Technology may put forth budget amendments pursuant to the provisions of chapter 216, Florida Statutes, to realign any part of the \$2,500,000 of recurring funds from the Working Capital Trust Fund between appropriation categories in the State Data Center budget entity.

	FROM WORKING CAPITAL TRUST FUND	88,740
2922	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM WORKING CAPITAL TRUST FUND	4,282,911
2923	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM WORKING CAPITAL TRUST FUND	4.740.774

The funds in Specific Appropriation 2924 are provided for the State Data Center established pursuant to s. 282.201, Florida Statutes, to provide disaster recovery services to the Executive Office of the Governor, the Department of Management Services, the Agency for Health Care Administration, the Department of Highway Safety and Motor Vehicles, the Department of State, the Department of Transportation, the Department of Environmental Protection, and the Department of Economic Opportunity.

2925	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM WORKING CAPITAL TRUST FUND	57,647
2926	DATA PROCESSING SERVICES	
	CHILDREN AND FAMILIES DATA CENTER	
	FROM WORKING CAPITAL TRUST FUND	52,000

6,590,759

DATA PROCESSING SERVICES

OTHER DATA PROCESSING SERVICES
FROM WORKING CAPITAL TRUST FUND . .

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: STATE DATA CENTER FROM GENERAL REVENUE FUND . . . . . . 750,000 60.790.366 TOTAL POSITIONS . . . . . . . . . . . 164 00 TOTAL ALL FUNDS . . . . . . . . . . 61,540,366 TOTAL: MANAGEMENT SERVICES, DEPARTMENT OF FROM GENERAL REVENUE FUND . . . . . . 59.027.034 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 643 713 849 TOTAL POSITIONS . . . . . . . . . . . . . . . . . 1,324.00 TOTAL ALL FUNDS . . . . . . . . . . 702,740,883 TOTAL APPROVED SALARY RATE . . . . MILITARY AFFAIRS, DEPARTMENT OF PROGRAM: READINESS AND RESPONSE DRUG INTERDICTION AND PREVENTION 2928 EXPENSES FROM FEDERAL GRANTS TRUST FUND . . . 75,000 FROM FEDERAL LAW ENFORCEMENT TRUST 305.000 2929 OPERATING CAPITAL OUTLAY FROM FEDERAL LAW ENFORCEMENT TRUST 2930 SPECIAL CATEGORIES

200,000 PROJECTS, CONTRACTS AND GRANTS FROM FEDERAL GRANTS TRUST FUND . . . 6,600,000 2931 SPECIAL CATEGORIES GRANTS AND AIDS TO COMMUNITY SERVICES FROM FEDERAL LAW ENFORCEMENT TRUST 100,000 2932 SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL LAW ENFORCEMENT TRUST 10,000 2933 SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM FEDERAL LAW ENFORCEMENT TRUST 10,000

1,196,097

95,005

137.810

FROM GENERAL REVENUE FUND . . . . .

SPECIF APPROF	RIATION SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	40,000		SPECIE APPROF	ON 6 - GENERAL GOVERNMENT FIC PRIATION SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	25,000	
2939	FROM CAMP BLANDING MANAGEMENT TRUST FUND		63,678	2952	SPECIAL CATEGORIES INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	48.437	
2,3,	NATIONAL GUARD TUITION ASSISTANCE FROM GENERAL REVENUE FUND	3,586,900		2953	SPECIAL CATEGORIES LEGAL SERVICES CONTRACT		
2940	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	333,500		2954	FROM GENERAL REVENUE FUND	5,000	
	FROM CAMP BLANDING MANAGEMENT TRUST FUND		25,000		CONTRACTED SERVICES FROM GENERAL REVENUE FUND	30,200	
2941	SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT	171,000		2955	SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM GENERAL REVENUE FUND	22,000	
2942	TRUST FUND		205,000	2956	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	10,000	
	RISK MANAGEMENT INSURANCE FROM CAMP BLANDING MANAGEMENT TRUST FUND		589,361	2957	SPECIAL CATEGORIES WORKER'S COMPENSATION FOR STATE ACTIVE DUTY - FLORIDA NATIONAL GUARD		
2943	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	30,744		2958	FROM GENERAL REVENUE FUND	148,338	
2944	FROM CAMP BLANDING MANAGEMENT TRUST FUND	77,	8,377		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT TRUST FUND	8,904	127
	MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE FROM GENERAL REVENUE FUND	1,700,000		2959	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)		
2945	FIXED CAPITAL OUTLAY DESIGN/BUILD - FLAGLER ARMORY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	2,857,000	18,000,000	TOTAL:	FROM GENERAL REVENUE FUND	,	127
2946	FIXED CAPITAL OUTLAY FLORIDA READINESS CENTERS REVITALIZATION PLAN - STATEWIDE				TOTAL POSITIONS	26.00	3,795,296
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,000,000	1,500,000	FEDERA	AL/STATE COOPERATIVE AGREEMENTS		
TOTAL:		22,201,970	01 800 600		APPROVED SALARY RATE 10,721,663	204.00	
	FROM TRUST FUNDS	108.00	21,700,690	2960	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	324.00 447,468	14,688,443
EXECUT	TOTAL ALL FUNDS		43,902,660	2961	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		87,000
A	PPROVED SALARY RATE 1,882,498			2962	EXPENSES FROM GENERAL REVENUE FUND	221,540	
2947	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	26.00 2,635,436		2963	FROM FEDERAL GRANTS TRUST FUND OPERATING CAPITAL OUTLAY		12,298,596
2948	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	54,533		2964	FROM FEDERAL GRANTS TRUST FUND FOOD PRODUCTS		773,410
2949	EXPENSES FROM GENERAL REVENUE FUND	698,015			FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES		450,000
2950	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	108,126		2,00	ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND		235,000

SPECIF	RIATION SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL POSITIONS	2,467,183
	FROM FEDERAL GRANTS TRUST FUND		5,028,115	EXECUTIVE DIRECTION AND SUPPORT SERVICES	
296	m the nonrecurring general revenue fu 6, \$750,000 is provided for the	Forward March Pro		APPROVED SALARY RATE 3,128,541	
\$1, 2967	250,000 is provided for the About Face P: SPECIAL CATEGORIES	rogram.		2976 SALARIES AND BENEFITS POSITIONS 58.00 FROM REGULATORY TRUST FUND	4,197,861
2301	MAINTENANCE AND OPERATIONS CONTRACTS FROM FEDERAL GRANTS TRUST FUND		920,000	2977 OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND	97,258
2968	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND		30,000	2978 EXPENSES FROM REGULATORY TRUST FUND	1,076,576
2969	SPECIAL CATEGORIES		21/111	2979 OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND	266,200
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND		110,178	2980 SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	263,067
2970	FIXED CAPITAL OUTLAY FEDERAL GRANTS TRUST FUND - MINOR CONSTRUCTION			2981 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	12,922
TOTAL:	FROM FEDERAL GRANTS TRUST FUND FEDERAL/STATE COOPERATIVE AGREEMENTS		3,500,000	2982 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
	FROM TRUST FUNDS	3,112,158	38,120,742	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	24,598
	TOTAL POSITIONS	324.00	41,232,900	2983 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE	
TOTAL:	MILITARY AFFAIRS, DEPARTMENT OF FROM GENERAL REVENUE FUND FROM TRUST FUNDS	29,109,297	67,121,559	TECHNOLOGY (AST) FROM REGULATORY TRUST FUND	8,455
	TOTAL POSITIONS	458.00	96,230,856	2984 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM REGULATORY TRUST FUND	45,699
		16,718,086		TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES	
PUBLIC	SERVICE COMMISSION			FROM TRUST FUNDS	5,992,636
PROGRA	M: COMMISSIONERS AND ADMINISTRATIVE SERV	ICES		TOTAL POSITIONS	5,992,636
PUBLIC	SERVICE COMMISSIONERS			LEGAL SERVICES	
A	PPROVED SALARY RATE 1,492,802			APPROVED SALARY RATE 1,777,328	
2971	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	18.00	2,109,169	2985 SALARIES AND BENEFITS POSITIONS 29.00 FROM GENERAL REVENUE FUND	193
2972	EXPENSES FROM REGULATORY TRUST FUND		341,722	FROM REGULATORY TRUST FUND	2,255,300
2973	SPECIAL CATEGORIES		311,722	2986 OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND	17,000
2974	CONTRACTED SERVICES FROM REGULATORY TRUST FUND SPECIAL CATEGORIES		6,859	2987 EXPENSES FROM GENERAL REVENUE FUND 5,9 FROM REGULATORY TRUST FUND	984 348,768
2975	RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND		3,814	2988 SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	37,955
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND		5,619	2989 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	6,356
TOTAL:	PUBLIC SERVICE COMMISSIONERS FROM TRUST FUNDS		2,467,183	2990 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	

SPECI	PRIATION			SPECI:	PRIATION		
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM REGULATORY TRUST FUND	344	10,273	TOTAL	: AUDITING AND PERFORMANCE ANALYSIS FROM TRUST FUNDS		2,404,143
TOTAL	: LEGAL SERVICES FROM GENERAL REVENUE FUND	78,311			TOTAL POSITIONS	29.00	2,404,143
	FROM TRUST FUNDS	29.00	2,675,652	TOTAL	: PUBLIC SERVICE COMMISSION FROM GENERAL REVENUE FUND FROM TRUST FUNDS	213,194	24,896,669
	TOTAL ALL FUNDS		2,753,963		TOTAL POSITIONS	280.00	25,109,863
ASSIS'					TOTAL APPROVED SALARY RATE	15,336,906	
	TY REGULATION				UE, DEPARTMENT OF		
	APPROVED SALARY RATE 7,437,042			PROGRA	AM: ADMINISTRATIVE SERVICES PROGRAM		
2991	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM REGULATORY TRUST FUND	146.00 113,935	9,710,217		TIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 13,715,960		
2992	OTHER PERSONAL SERVICES		-, -,		SALARIES AND BENEFITS POSITIONS	263.00	
	FROM REGULATORY TRUST FUND		86,330	3002	FROM GENERAL REVENUE FUND		5,936,567
2993	EXPENSES FROM GENERAL REVENUE FUND	20,260	1,299,063	3003	OTHER PERSONAL SERVICES		2,341,929
2994	SPECIAL CATEGORIES CONTRACTED SERVICES			3004			73,740
2995	FROM REGULATORY TRUST FUND		181,968		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	355,008	461,726 1,324,170
	RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND		32,406	3005	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	6,929	
2996	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			3006	FROM OPERATING TRUST FUND		17,985
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM REGULATORY TRUST FUND	688	47,071		TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND	861,573	
TOTAL	: UTILITY REGULATION		47,071		FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	001,373	1,672,464 7,625
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	134,883	11,357,055	3007	SPECIAL CATEGORIES CONTRACTED SERVICES		
	TOTAL POSITIONS	146.00	11,491,938		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	318,346	281,028 1,153,170
AUDIT	ING AND PERFORMANCE ANALYSIS			3008			,,
	APPROVED SALARY RATE 1,501,193				RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	30.096	
2997	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	29.00	1,998,981		FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	,	6,451 59,632
2998	EXPENSES FROM REGULATORY TRUST FUND		375,375	3009	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM OPERATING TRUST FUND		350,000
2999	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND		12,955	3010			330,000
3000	SPECIAL CATEGORIES		,,,,,		FROM GENERAL REVENUE FUND	16,864	
	RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND		6,567	3011	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
3001	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT				PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	1,395,366	153,052 226,494
	FROM REGULATORY TRUST FUND		10,265				

SPECIFIC APPROPRIAT TOTAL: EXE FRO	- GENERAL GOVERNMENT TION ECUTIVE DIRECTION AND SUPPORT SERVICES OM GENERAL REVENUE FUND OM TRUST FUNDS	13,237,230	14,066,033	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 3023 SALARIES AND BENEFITS POSITIONS 2,287.00 FROM GENERAL REVENUE FUND 34,989,475 FROM CHILD SUPPORT ENFORCEMENT ADDITIONAL TO A PROCEDUM PROPRIES.	
	TOTAL POSITIONS	263.00	27,303,263		1,479,829 0,793,355
PROPERTY 7	TAX OVERSIGHT			3024 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 280,411	
APPRO	OVED SALARY RATE 7,786,251			FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE	
FI	ROM GENERAL REVENUE FUND	169.00 10,630,644			175,833 973,486
	ROM CERTIFICATION PROGRAM TRUST		208,185		
	HER PERSONAL SERVICES ROM GENERAL REVENUE FUND	21,170		FROM GENERAL REVENUE FUND 8,382,892 FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRIST FUND	13,336
	PENSES ROM GENERAL REVENUE FUND	885.509		TRUST FUND	5,833,773
	D TO LOCAL GOVERNMENTS	003/307		From the funds in Specific Appropriation 3025, \$281,9 nonrecurring general revenue funds is provided to the Departm	69 in ent of
AEI FI	RIAL PHOTOGRAPHY AND MAPPING ROM GENERAL REVENUE FUND ROM CERTIFICATION PROGRAM TRUST	1,119,220		Revenue pursuant to Addendum 9 of Lease Number 730:031 reimbursement of tenant improvements made to leased space in the Shoreline Office Park in Clearwater, Florida owned by Golden Sho	0 for Arbor
	FUND		876,266	Limited Partnership that was vacated by the Department of Reve August 31, 2013. Prior to the release of such funds by the depar	nue on
nonrecu Revenue	the funds in Specific Appropriat urring general revenue funds is pro e to fund aerial photography and m tion of 50,000 or less.	vided to the Depar	tment of	Golden Shoreline Limited Partnership shall sign a waiver releasi state or any agency from any claims relating to the paym unamortized tenant improvements for such leased space between the of August 31, 2013 and June 30, 2015.	ng the ent of
	ERATING CAPITAL OUTLAY ROM GENERAL REVENUE FUND	16,012		3026 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	368,140
PRO CI FI	BCIAL CATEGORIES OPERTY APPRAISER AND TAX COLLECTOR ERTIFICATION PROGRAM ROM CERTIFICATION PROGRAM TRUST FUND		485,000	3027 SPECIAL CATEGORIES TRANSFER GENERAL REVENUE TO CHILD SUPPORT ENFORCEMENT FROM GENERAL REVENUE FUND 2,241,987	,
	ECIAL CATEGORIES			3028 SPECIAL CATEGORIES	
COI	NTRACTED SERVICES ROM GENERAL REVENUE FUND	258,311		CHILD SUPPORT ENFORCEMENT ANNUAL FEE FROM GENERAL REVENUE FUND 2,080,000	
RIS	ECIAL CATEGORIES SK MANAGEMENT INSURANCE ROM GENERAL REVENUE FUND	143,418		3029 SPECIAL CATEGORIES PURCHASE OF SERVICES - CHILD SUPPORT ENFORCEMENT	
	ECIAL CATEGORIES			FROM GENERAL REVENUE FUND 17,382,285 FROM CHILD SUPPORT INCENTIVE TRUST	0 500 000
	ASE OR LEASE-PURCHASE OF EQUIPMENT ROM GENERAL REVENUE FUND	22,000		FUND	2,782,300
FIS	ECIAL CATEGORIES SCALLY CONSTRAINED COUNTIES - ONSERVATION LANDS				1,107,103
	ROM GENERAL REVENUE FUND	438,172		SYSTEM TRUST FUND	1,004,243 5,992,919
FIS	BCIAL CATEGORIES SCALLY CONSTRAINED COUNTIES ROM GENERAL REVENUE FUND	25,921,409		3030 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	,,,,
	OPERTY TAX OVERSIGHT			FROM GENERAL REVENUE FUND 344,870 FROM FEDERAL GRANTS TRUST FUND	669,451
	OM GENERAL REVENUE FUND	39,455,865	1,569,451		
	TOTAL POSITIONS	169.00	41,025,316	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 98,994 FROM FEDERAL GRANTS TRUST FUND	192,164
	PORT ENFORCEMENT		,	3032 FINANCIAL ASSISTANCE PAYMENTS	,
	OVED SALARY RATE 75,143,808			CHILD SUPPORT INCENTIVE PAYMENTS - POLITICAL SUBDIVISIONS FROM CHILD SUPPORT INCENTIVE TRUST	

							,
SECTIO	N 6 - GENERAL GOVERNMENT			SECTI	ON 6 - GENERAL GOVERNMENT		
SPECIE				SPECI			
APPROI	PRIATION			APPRO	PRIATION		
	FUND		750,000		RISK MANAGEMENT INSURANCE		
					FROM GENERAL REVENUE FUND	1,022,041	
3033	DATA PROCESSING SERVICES				FROM OPERATING TRUST FUND		979,721
	STATE DATA CENTER - AGENCY FOR STATE						
	TECHNOLOGY (AST)			3045	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND	78,656			LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM FEDERAL GRANTS TRUST FUND		152,704		FROM GENERAL REVENUE FUND	214,749	
					FROM OPERATING TRUST FUND		127,251
3034	DATA PROCESSING SERVICES						
	NORTHWEST REGIONAL DATA CENTER (NWRDC)			TOTAL	: GENERAL TAX ADMINISTRATION		
	FROM GENERAL REVENUE FUND	477,697			FROM GENERAL REVENUE FUND	86,942,699	
	FROM FEDERAL GRANTS TRUST FUND		927,292		FROM TRUST FUNDS		138,296,099
The	e funds provided in Specific Approp	priation 3034 sh	all not be		TOTAL POSITIONS		
uti	lized for any costs related to the poter	ntial expansion of	floor space		TOTAL ALL FUNDS		225,238,798
ope	erated and managed by the Northwest Regio	onal Data Center.					
				PROGR	AM: INFORMATION SERVICES PROGRAM		
TOTAL:	CHILD SUPPORT ENFORCEMENT						
	FROM GENERAL REVENUE FUND	66,546,915		INFOR	MATION TECHNOLOGY		
	FROM TRUST FUNDS		193,215,928				
					APPROVED SALARY RATE 7,646,158		
	TOTAL POSITIONS	2,287.00					
	TOTAL ALL FUNDS		259,762,843	3046	SALARIES AND BENEFITS POSITIONS	170.00	
					FROM GENERAL REVENUE FUND	4,424,858	
GENERA	AL TAX ADMINISTRATION				FROM FEDERAL GRANTS TRUST FUND		2,135,764
					FROM OPERATING TRUST FUND		3,970,662
1	APPROVED SALARY RATE 93,016,152						
				3047	OTHER PERSONAL SERVICES		
3035	SALARIES AND BENEFITS POSITIONS	2,244.00			FROM GENERAL REVENUE FUND	172,260	
	FROM GENERAL REVENUE FUND	79,898,386			FROM FEDERAL GRANTS TRUST FUND		120,772
	FROM FEDERAL GRANTS TRUST FUND		19,634,638		FROM OPERATING TRUST FUND		29,252
	FROM OPERATING TRUST FUND		29,969,175				
				3048	EXPENSES		
3036	OTHER PERSONAL SERVICES				FROM GENERAL REVENUE FUND	1,000	
	FROM GENERAL REVENUE FUND	6,292			FROM FEDERAL GRANTS TRUST FUND		218,073
	FROM OPERATING TRUST FUND		72,100		FROM OPERATING TRUST FUND		2,049,004
3037	EXPENSES			3049	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	2,743,383			FROM GENERAL REVENUE FUND	2,233	
	FROM FEDERAL GRANTS TRUST FUND		4,440,366		FROM FEDERAL GRANTS TRUST FUND		227,029
	FROM OPERATING TRUST FUND		13,768,593		FROM OPERATING TRUST FUND		274,310
3038	AID TO LOCAL GOVERNMENTS			3050	SPECIAL CATEGORIES		
	GRANTS AND AID TO LOCAL GOVERNMENT/				CONTRACTED SERVICES		
	DISTRIBUTION TO CLERKS OF COURT				FROM GENERAL REVENUE FUND	681,257	
	FROM THE CLERKS OF THE COURT TRUST				FROM FEDERAL GRANTS TRUST FUND		1,977,349
	FUND		40,902,734		FROM OPERATING TRUST FUND		1,332,100
3039	AID TO LOCAL GOVERNMENTS			3051	SPECIAL CATEGORIES		
	EMERGENCY DISTRIBUTIONS				RISK MANAGEMENT INSURANCE		
	FROM LOCAL GOVERNMENT HALF-CENT				FROM GENERAL REVENUE FUND		
	SALES TAX CLEARING TRUST FUND		20,207,042		FROM FEDERAL GRANTS TRUST FUND		28,826
	1.T. TO 1.0011 CO				FROM OPERATING TRUST FUND		29,194
3040	AID TO LOCAL GOVERNMENTS						
	INMATE SUPPLEMENTAL DISTRIBUTION			3052	SPECIAL CATEGORIES		
	FROM LOCAL GOVERNMENT HALF-CENT				LEASE OR LEASE-PURCHASE OF EQUIPMENT		T 100
	SALES TAX CLEARING TRUST FUND		592,958		FROM FEDERAL GRANTS TRUST FUND		7,100
					FROM OPERATING TRUST FUND		240,000
3041	OPERATING CAPITAL OUTLAY	(4 55(		3053	DAMA DROGEGING GERUIGEG		
	FROM GENERAL REVENUE FUND		27 701	3033	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE		
	FROM FEDERAL GRANTS TRUST FUND		27,701 803,856		TECHNOLOGY (AST)		
	FROM OPERATING TRUST FUND		003,030			176 111	
3042	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1/0,111	46,382
JU#4	CONTRACTED SERVICES				FROM OPERATING TRUST FUND		2,164,949
	FROM GENERAL REVENUE FUND	י מפי ימי			INOT OFFICE TRUST FUND		4,101,747
			1,357,735	3054	DATA PROCESSING SERVICES		
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		2,912,229	J V J 4	NORTHWEST REGIONAL DATA CENTER (NWRDC)		
	TROPI OFERMITHE TRUE LINE		4,314,443		FROM GENERAL REVENUE FUND	33,942	
3043	SDECTAL CATECODIES				FROM FEDERAL GRANTS TRUST FUND	33,344	132,322
2042		ידדי			FROM OPERATING TRUST FUND		1,182,176
	PURCHASE OF SERVICES - COLLECTION AGENC	.110	2,500,000		INOT OFFICE TRUST FUND		1,102,110
	FROM OPERATING TRUST FUND		4,300,000	ψЬ	ne funds provided in Specific Approp	oriation 2054 ab	all not be
3044	SPECIAL CATEGORIES				ilized for any costs related to the poter		
2044	SIZSTRE GRIEGONIED			ul	rot any copes refuted to the poter	OAPUIDION OI	space

SPECIFIC APPROPRIATION		SPECI: APPRO	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND				
TOTAL:	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	5,796,395			FROM TRUST FUNDS	7,284,400	1,382,755
	FROM TRUST FUNDS	170.00	16,165,264		TOTAL POSITIONS	90.00	8,667,155
	TOTAL ALL FUNDS	170.00	21,961,659	PROGR	AM: ELECTIONS		
TOTAL:	REVENUE, DEPARTMENT OF FROM GENERAL REVENUE FUND	211,979,104	262 242 555	ELECT			
	FROM TRUST FUNDS		363,312,775		APPROVED SALARY RATE 2,155,709		
	TOTAL POSITIONS	5,133.00	575,291,879	3066	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	56.00 1,167,456	1,928,608
	DEPARTMENT OF			3067	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	87,150	
Lar	nds provided in Specific Appropriations and Acquisition Trust Fund in the Department Constant Publication Services and Constant Publications and Con	ment of State are	contingent	2060	FROM FEDERAL GRANTS TRUST FUND EXPENSES		318,195
sec	on Senate Bill 2522-A or similar legislaticion 28 of the Florida Constitution, become		AILICIE X,	3068	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	725,950	604,437
	MM: OFFICE OF THE SECRETARY AND ISTRATIVE SERVICES			3069	AID TO LOCAL GOVERNMENTS SPECIAL ELECTIONS		
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES				FROM GENERAL REVENUE FUND	1,052,762	
3055	APPROVED SALARY RATE 5,031,087  SALARIES AND BENEFITS POSITIONS	90.00		3070	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	10,086	3,125
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	5,372,113	1,205,981 86,061	3071	SPECIAL CATEGORIES VOTING SYSTEMS ASSISTANCE		
2056			00,001		FROM FEDERAL GRANTS TRUST FUND		525,000
3056	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		12,661 67,733	3072	SPECIAL CATEGORIES STATEWIDE VOTER REGISTRATION SYSTEM - HELP AMERICA VOTE ACT (HAVA)		
3057	EXPENSES FROM GENERAL REVENUE FUND	688,910			FROM FEDERAL GRANTS TRUST FUND		2,787,751
	FROM FEDERAL GRANTS TRUST FUND		6,555	3073	SPECIAL CATEGORIES CONTRACTED SERVICES		
3058	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,250			FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	283,502	300,058
3059	SPECIAL CATEGORIES CONTRACTED SERVICES			3074	SPECIAL CATEGORIES ASSISTANCE FOR INDIVIDUALS WITH		
	FROM GENERAL REVENUE FUND	28,574			DISABILITIES FROM FEDERAL GRANTS TRUST FUND		800,000
3061	RISK MANAGEMENT INSURANCE	00.420		3075	SPECIAL CATEGORIES		,
2060	FROM GENERAL REVENUE FUND	28,432			RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	90,544	
3062	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	28,529		3076	ELECTION FRAUD PREVENTION		
3063	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	445,379	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			3077	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	29,669	
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	26,896	3,764	3078			
3064	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE				ACTIVITIES (HELP AMERICA VOTE ACT) FROM FEDERAL GRANTS TRUST FUND		2,000,000
	TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	1,094,696		su	nds in Specific Appropriation 3078 shall pervisors of elections to be used for	election admin	nistration
3065	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	15,000		el	tivities such as voter education; pollworke ections results reporting; or other federa tivities as approved by the Department of Sta	al election admin	ndardizing nistrative

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

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APPROPRIATION

County supervisors of elections will receive funds only after providing the Department of State a detailed description of the programs that will be implemented. Funds distributed to county supervisors of elections require a certification from the county that matching funds will be provided in an amount equal to fifteen percent of the amount to be received from the state.

Also, before a county supervisor of elections receives funds for any software or hardware technology, including, but not limited to any emerging technology that enhances or facilitates the delivery of absentee ballots, the casting and counting of valid votes, voting system audits or recount processes, and the certification of accurate and complete official election results, the software or technology must first be certified or approved, whichever is applicable by the Department of State. Additionally, before the Supervisor can receive funds for emerging or enhancing technology, the county supervisor of elections and the chairperson of the county governing body must certify that the county has purchased and made available sufficient equipment for casting and counting ballots to meet the needs of the county electors including reducing the wait time at the polls during the early voting period and on election day for the next regularly scheduled general election.

To be eligible, a county must segregate federal funds and required county matching dollars in a separate account established to hold only such funds. Funds in this account must be used only for the activities for which the funds were received. Funds shall remain in the account to be used for the same purposes for subsequent years or until such funds are expended. Supervisors of elections shall report to the Department of State any unspent funds remaining on June 30 of each fiscal year.

3079	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	8,162	5,639
3080	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	66,997	
	FROM FEDERAL GRANTS TRUST FUND		40,401
TOTAL:	ELECTIONS FROM GENERAL REVENUE FUND	3,967,657	9,313,214
	TOTAL POSITIONS	56.00	13,280,871
PROGRA	M: HISTORICAL RESOURCES		
HISTOR	ICAL RESOURCES PRESERVATION AND EXHIBITION		
A	PPROVED SALARY RATE 1,975,505		
3081	SALARIES AND BENEFITS POSITIONS FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	52.00	343,608 2,541,172
3082	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		388,090 1,407,423
3083	EXPENSES FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		471,690 1,137,549

From the funds in Specific Appropriation 3083 from the Land Acquisition Trust Fund, the Department of State, in consultation with the Fish and Wildlife Conservation Commission, shall study the feasibility of implementing a one-time amnesty program of limited duration for persons who possess specimens, objects, or materials of

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

3084 OPERATING CAPITAL OUTLAY

APPROPRIATION

historical or archaeological value found on land owned or controlled by the state or on land owned by a water authority. By October 15, 2015, the Department of State shall submit to the Governor, President of the Senate, and Speaker of the House of Representatives a report containing the findings of the study and specific recommendations for statutory changes if necessary to create an ammesty program.

	FROM FEDERAL GRANTS TRUST FUND		15,625
3085	LUMP SUM HISTORIC PROPERTIES MAINTENANCE FROM LAND ACQUISITION TRUST FUND		500,000
3086	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	56,132	
3087	SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		39,245 461,561
3088	SPECIAL CATEGORIES GRANTS AND AIDS - HISTORIC PRESERVATION GRANTS		
	FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		118,250 1,906,974

From the funds in Specific Appropriation 3088, \$1,500,000 of recurring funds from the Land Acquisition Trust Fund, and \$406,974 of nonrecurring funds from the Land Acquisition Trust Fund are provided for the 2015-2016 Small Matching Grant ranked list in its entirety, as provided on the Department of State website.

3089	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM LAND ACQUISITION TRUST FUND		34,550
3090	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		3,931 20,641
3091	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		1,941 19,054
3092	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM LAND ACQUISITION TRUST FUND		34,746
3092A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SPECIAL CATEGORIES - ACQUISITION, RESTORATION OF HISTORIC PROPERTIES	5 200 000	
	FROM GENERAL REVENUE FUND FROM LAND ACQUISITION TRUST FUND	5,300,000	6,788,779

From the funds in Specific Appropriation 3092A, \$5,000,000 of nonrecurring general revenue funds, and \$3,281,323 of nonrecurring funds from the Land Acquisition Trust Fund are provided for the 2015-2016 Special Category Grants ranked list as provided on the Department of State website.

The remaining nonrecurring funds in Specific Appropriation 3092A from the Land Acquisition Trust fund shall be allocated as follows:

William Weech Amer	ican Legion	Post	168	-	Key	West	154,	,000
Ma Rarker House -	Marion						250	000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
Restoration of St. Marks Lighthouse - Wakulla	500,000	FROM GENERAL REVENUE FUND 1,332,954 FROM FEDERAL GRANTS TRUST FUND 1,460,768 FROM RECORDS MANAGEMENT TRUST FUND
Fulford Fountain - Miami Dade	112,500 2,000,000	3103 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
The nonrecurring general revenue funds in Specific Approprishall be allocated as follows:	lation 3092A	FROM RECORDS MANAGEMENT TRUST FUND . 71,759  3104 EXPENSES
Holocaust Memorial - Miami Beach	300,000	FROM GENERAL REVENUE FUND 1,601,831 FROM FEDERAL GRANTS TRUST FUND
TOTAL: HISTORICAL RESOURCES PRESERVATION AND EXHIBITION FROM GENERAL REVENUE FUND 5,356,132	16 024 020	FROM RECORDS MANAGEMENT TRUST FUND . 485,249
FROM TRUST FUNDS	16,234,829	3105 AID TO LOCAL GOVERNMENTS  GRANTS AND AIDS - LIBRARY COOPERATIVES  FROM GENERAL REVENUE FUND 2,000,000
TOTAL ALL FUNDS	21,590,961	3106 AID TO LOCAL GOVERNMENTS
PROGRAM: CORPORATIONS		GRANTS AND AIDS - LIBRARY GRANTS FROM GENERAL REVENUE FUND
COMMERCIAL RECORDINGS AND REGISTRATIONS		FROM FEDERAL GRANTS TRUST FUND 2,150,606
APPROVED SALARY RATE 3,658,029		3107 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 24,960
3093 SALARIES AND BENEFITS POSITIONS 103.00 FROM GENERAL REVENUE FUND 5,094,595		FROM FEDERAL GRANTS TRUST FUND 40,498 FROM RECORDS MANAGEMENT TRUST FUND . 9,740
3094 EXPENSES FROM GENERAL REVENUE FUND 1,703,802		3108 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
3095 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 6,715		FROM FEDERAL GRANTS TRUST FUND 501,966 FROM RECORDS MANAGEMENT TRUST FUND . 187,059
3096 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		3109 SPECIAL CATEGORIES LIBRARY RESOURCES FROM GENERAL REVENUE FUND 484,388
3097 SPECIAL CATEGORIES RICO ACT - ALIEN CORPORATIONS FROM GENERAL REVENUE FUND		FROM FEDERAL GRANTS TRUST FUND 3,304,848  3110 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
3098 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		FROM GENERAL REVENUE FUND 20,398  3111 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND 87,012 3099 SPECIAL CATEGORIES		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 5,880		FROM RECORDS MANAGEMENT TRUST FUND . 3,724
3100 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		3112 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND 16,819 FROM FEDERAL GRANTS TRUST FUND 8,357 FROM RECORDS MANAGEMENT TRUST FUND
3101 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)		3112A FIXED CAPITAL OUTLAY LIBRARY CONSTRUCTION GRANTS
FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND 3,000,000
TOTAL: COMMERCIAL RECORDINGS AND REGISTRATIONS FROM GENERAL REVENUE FUND 7,373,339		From the funds in Specific Appropriation 3112A, \$2,000,000 of nonrecurring general revenue funds is provided for the 2015-2016 Library Construction Grants list in its entirety, as provided on the Department
TOTAL POSITIONS	7,373,339	of State website.
PROGRAM: LIBRARY AND INFORMATION SERVICES		The remaining nonrecurring general revenue funds in Specific Appropriation 3112A shall be allocated for the expansion of the East
LIBRARY, ARCHIVES AND INFORMATION SERVICES		Lake Community Library in Palm Harbor.
APPROVED SALARY RATE 2,878,597		TOTAL: LIBRARY, ARCHIVES AND INFORMATION SERVICES FROM GENERAL REVENUE FUND
3102 SALARIES AND BENEFITS POSITIONS 70.00		FROM TRUST FUNDS

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SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL POSITIONS	41,111,943	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION and Donations Trust fund shall be allocated as follows:
PROGRAM: CULTURAL AFFAIRS		Miami Contemporary Dance Company
CULTURAL AFFAIRS		3118A SPECIAL CATEGORIES GRANTS AND AIDS - FINE ARTS ENDOWMENT FROM GENERAL REVENUE FUND 1,680,000
APPROVED SALARY RATE 1,251,557		3118B SPECIAL CATEGORIES
3113 SALARIES AND BENEFITS POSITIONS 35.00 FROM GENERAL REVENUE FUND 618,573 FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	524,353 716,837	GRANTS AND AIDS - FLORIDA AFRICAN-AMERICAN HERITAGE PRESERVATION NETWORK FROM GENERAL REVENUE FUND 400,000
3114 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	90,272	Funds in Specific Appropriation 3118B from nonrecurring general revenue shall be provided to the Florida African American Heritage Preservation Network (FAAHPN) to be used as follows: (a) 70 percent for grants to its affiliate organizations for technology and equipment acquisitions,
3115 EXPENSES  FROM GENERAL REVENUE FUND	24,568 676,418	content and exhibit development, preservation of documents and artifacts, or other eligible expenses as determined by the FAAHPN; (b) 15 percent for FAAHPN activities that serve affiliates, including, but not limited to, informational and technical assistance, professional development, marketing and promotions, regional or statewide conferences, or other activities that benefit the organization or its
3116 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ARTS GRANTS FROM FEDERAL GRANTS TRUST FUND	232,231	affiliates; and (c) 15 percent for FAAHPN administrative costs. The FAAHPN shall submit an annual report of expenditures, including grant funds disbursed, to the Department of State in a format approved by the department. No affiliate organization may be awarded more than 5 percent
3116A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - CULTURAL GRANTS		of the total amount of grants awarded pursuant to this appropriation.
FROM GRANTS AND DONATIONS TRUST	200,000	3119 SPECIAL CATEGORIES CONTRACTED SERVICES
Funds in Specific Appropriation 3116A are provided for		FROM GENERAL REVENUE FUND 90,709 FROM FEDERAL GRANTS TRUST FUND 18,000
Playhouse Performing Arts Program in the City of Coral Gables		
3117 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 1,100		3119A SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA ENDOWMENT FOR THE HUMANITIES
3117A SPECIAL CATEGORIES		FROM GENERAL REVENUE FUND 500,000
GRANTS AND AIDS - CULTURE BUILDS FLORIDA FROM GENERAL REVENUE FUND		3120 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
GRANTS AND AIDS - CULTURAL AND MUSEUM GRANTS FROM GENERAL REVENUE FUND 14,642,553		3120A SPECIAL CATEGORIES FLORIDA HOLOCAUST MUSEUM - ST. PETERSBURG FROM GENERAL REVENUE FUND
FROM GRANTS AND DONATIONS TRUST FUND	200,000	3121 SPECIAL CATEGORIES HOLOCAUST DOCUMENTATION AND EDUCATION
From the funds in Specific Appropriation 3118, \$5,000,000 or general revenue funds, and \$7,764,187 of nonrecurring general funds are provided for the 2015-2016 General Program Support:	ral revenue	CENTER FROM GENERAL REVENUE FUND
in its entirety, as provided on the Department of State websi The remaining nonrecurring general revenue funds in	te.	3122 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND 2,094
Appropriation 3118 shall be allocated as follows:		FROM LAND ACQUISITION TRUST FUND 5,796
Navy SEAL Museum. Florida Orchestra Residency Program. Museum of Contemporary Arts. Bay of Pigs Museum.	250,000 225,000 49,000 150,000	3123 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
Audio Guide Plantation Historical Museum - City of Plantation	3,000	FROM GENERAL REVENUE FUND 11,251 FROM FEDERAL GRANTS TRUST FUND 11,701
University of Florida  Community Theatre of Miami Lakes  Adrienne Arsht Center  Jake Gaither House Museum	500,000 40,000 150,000 125,000	3123A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SPECIAL CATEGORIES - CULTURAL FACILITIES PROGRAM
Nelson Poynter Memorial Library Digital Collection Charles Evans - Franklin Building House - Leon	100,000 75,000	FROM GENERAL REVENUE FUND 34,039,581 FROM GRANTS AND DONATIONS TRUST
University of Tampa - Plant Museum. Orlando Repertory Theater, Inc.	61,366 150,000	FUND
The nonrecurring funds in Specific Appropriation 3118 from	·	FROM LAND ACQUISITION TRUST FUND 1,744,340  From the funds in Specific Appropriation 3123A, \$18,839,581 of

PROGRAM: SUPREME COURT

SECTION 6 - GENERAL GOVERNMENT SECTION 7 - JUDICIAL BRANCH SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION nonrecurring general revenue funds are provided for the 2015-2016 COURT OPERATIONS - SUPREME COURT Cultural Facilities ranked list in its entirety, as provided on the Department of State website. APPROVED SALARY RATE 6.266.347 The remaining nonrecurring general revenue funds in Specific 3124 SALARIES AND BENEFITS POSTTTONS 99 00 Appropriation 3123A shall be allocated as follows: FROM GENERAL REVENUE FUND . . . . . 4,384,487 FROM STATE COURTS REVENUE TRUST 3.894.494 Camp Gordon Johnston WWII Museum - Franklin.... 500,000 3125 OTHER PERSONAL SERVICES Mahaffey Theater Acoustical Renovation..... 500,000 FROM GENERAL REVENUE FUND . . . . . 255,585 Commodore Ralph Middleton Munroe Marine Stadium..... FROM STATE COURTS REVENUE TRUST 500.000 60,090 South Florida Museum Backvard Universe - Bradenton..... 250,000 Harry T. and Harriet V. Moore Cultural Center..... 3126 EXPENSES 225.000 FROM GENERAL REVENUE FUND . . . . . 675,513 Pioneer Florida Museum..... 50,000 OPERATING CAPITAL OUTLAY Seminole Theatre - City of Homestead..... FROM GENERAL REVENUE FUND . . . . . 250,000 19,371 Dr. Phillips Center for the Performing Arts - Orlando...... 5,000,000 SPECIAL CATEGORIES Heritage Park Cultural Center..... CONTRACTED SERVICES 250.000 FROM GENERAL REVENUE FUND . . . . . 403,778 The nonrecurring funds in Specific Appropriation 3123A from the Grants SPECIAL CATEGORIES and Donations Trust fund shall be allocated as follows: 3129 DISCRETIONARY FUNDS OF THE CHIEF JUSTICE Mahaffey Theater Acoustical Renovation..... FROM GENERAL REVENUE FUND . . . . . 15,000 500.000 The nonrecurring funds in Specific Appropriation 3123A from the Land Funds in Specific Appropriation 3129 may be spent at the discretion of the Chief Justice to carry out the official duties of the court. These Acquisition Trust fund shall be allocated as follows: funds shall be disbursed by the Chief Financial Officer upon receipt of vouchers authorized by the Chief Justice. Clearwater Historical Society Museum..... 204.340 Vizcaya Museum and Gardens Trust, Inc..... 400,000 3130 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE Boynton Woman's Club - Repairs and Restoration..... FROM GENERAL REVENUE FUND . . . . . 93,080 From the funds in Specific Appropriation 3123A, \$2,500,000 of nonrecurring general revenue funds is provided for the Tampa Bay History SPECIAL CATEGORIES Center. These funds shall be matched 1:1 from the private sector. SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND . . . . . 14,418 TOTAL: CULTURAL AFFAIRS FROM GENERAL REVENUE FUND . . . . . . 3132 SPECIAL CATEGORIES 54,696,546 SUPREME COURT LAW LIBRARY FROM TRUST FUNDS . . . . . . . . . . . . . . . . 4,934,516 FROM GENERAL REVENUE FUND . . . . . 248.018 TOTAL POSITIONS . . . . . . . . . . . 35.00 59,631,062 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND . . . . . TOTAL: STATE, DEPARTMENT OF 46,468 FROM GENERAL REVENUE FUND . . . . . . 109.776.243 FROM TRUST FUNDS . . . . . . . . . . . . 41,879,088 3134 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT TOTAL POSITIONS . . . . . . . . . . SERVICES - HUMAN RESOURCES SERVICES 406.00 TOTAL ALL FUNDS . . . . . . . . . . . PURCHASED PER STATEWIDE CONTRACT 151,655,331 TOTAL APPROVED SALARY RATE . . . . FROM GENERAL REVENUE FUND . . . . . 16.950.484 24.342 TOTAL: COURT OPERATIONS - SUPREME COURT TOTAL OF SECTION 6 FROM GENERAL REVENUE FUND . . . . . 6.180.060 FROM TRUST FUNDS . . . . . . . . . . . . FROM GENERAL REVENUE FUND . . . . . . 795.719.042 3,954,584 TOTAL POSITIONS . . . . . . . . . . . FROM TRUST FUNDS . . . . . . . . . . . . . . . . 3,715,009,752 99.00 TOTAL ALL FUNDS . . . . . . . . . . 10,134,644 TOTAL POSITIONS . . . . . . . . . . . . . . . 18,771.25 EXECUTIVE DIRECTION AND SUPPORT SERVICES TOTAL ALL FUNDS . . . . . . . . . . . 4,510,728,794 APPROVED SALARY RATE 10.075.785 SECTION 7 - JUDICIAL BRANCH 3135 SALARIES AND BENEFITS POSITIONS 182 50 FROM GENERAL REVENUE FUND . . . . . The moneys contained herein are appropriated from the named funds to the 5,007,566 FROM ADMINISTRATIVE TRUST FUND . . . State Courts System as the amounts to be used to pay salaries, other 342.587 operational expenditures and fixed capital outlay. FROM STATE COURTS REVENUE TRUST 5,481,644 FROM COURT EDUCATION TRUST FUND . . STATE COURT SYSTEM 1,269,102 FROM FEDERAL GRANTS TRUST FUND . . . 1,306,901

SPECI:	ON 7 - JUDICIAL BRANCH PRIATION OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	184,241	225,104	SPECI APPRO	ION 7 - JUDICIAL BRANCH LFIC  JPRIATION A AID TO LOCAL GOVERNMENTS SMALL COUNTY COURTHOUSE FACILITIES FROM GENERAL REVENUE FUND 241,000
	FROM STATE COURTS REVENUE TRUST FUND		31,473 105,540 115,003		ne funds in Specific Appropriation 3145A are provided for the enovation or restoration of small county courthouses as follows:
3137	EXPENSES		•		Lberty County Courthouse
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,478,549	284,676 1,904,449 504,704	3145B	AID TO LOCAL GOVERNMENTS COUNTY COURTHOUSE EXPANSION FROM GENERAL REVENUE FUND 1,000,000
	FUND		142,355		ne funds in Specific Appropriation 3145B shall be used to expand the narlotte County Justice Center.
3138	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		50,000 10,000 111,376	3146	DUE PROCESS CONTINGENCY FUND POSITIONS 10.00
3139	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	410,845	151,000 106,105 400,195	in so a ci th wi fo ar	ne positions authorized in Specific Appropriation 3146 shall be held a reserve as a contingency in the event the state courts determine that me portion of Article V due process services needs to be shifted from contractual basis to an employee model in one or more judicial crouts. The Chief Justice of the Supreme Court may request transfer of mese positions to the salaries and benefits appropriation category within any of the state courts budget entities, consistent with requests for transfers of funds into those same budget entities. Such transfers the subject to the notice, review, and objection provisions of section 16.177, Florida Statutes.
3140	SPECIAL CATEGORIES FLORIDA CASES SOUTHERN 2ND REPORTER FROM GENERAL REVENUE FUND	589,570			: COURT OPERATIONS - ADMINISTERED FUNDS FROM GENERAL REVENUE FUND
3141	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	33,187		DDOGD	TOTAL POSITIONS
3142	SPECIAL CATEGORIES COMPUTER SUBSCRIPTION SERVICES FROM GENERAL REVENUE FUND	181,450		COURT	PAM: DISTRICT COURTS OF APPEAL COPERATIONS - APPELLATE COURTS APPROVED SALARY RATE 30,469,006
3143	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	23,943	7,500 5,500	3147	
3144	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			3148	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 140,007
		36,802	218 4,075 4,163	3149	FROM GENERAL REVENUE FUND 3,101,286 FROM ADMINISTRATIVE TRUST FUND
3145	OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	3,378,738	450.000		OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 85,364 FROM ADMINISTRATIVE TRUST FUND
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		150,000 80,000	3151	SPECIAL CATEGORIES COMPENSATION TO RETIRED JUDGES FROM GENERAL REVENUE FUND
TOTAL	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	11,507,390	12,895,670	3152	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 595,074
	TOTAL POSITIONS TOTAL ALL FUNDS	182.50	24,403,060	3153	RISK MANAGEMENT INSURANCE
	ISTERED FUNDS - JUDICIAL				FROM GENERAL REVENUE FUND
COURT	OPERATIONS - ADMINISTERED FUNDS			3154	SPECIAL CATEGORIES

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SPECIF	N 7 - JUDICIAL BRANCH IC RIATION SALARY INCENTIVE PAYMENTS FROM STATE COURTS REVENUE TRUST FUND		6,890
3155	SPECIAL CATEGORIES DISTRICT COURT OF APPEAL LAW LIBRARY FROM GENERAL REVENUE FUND	162,797	
3156	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	62,686	
3157	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	104,101	2,194
3158	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	171,100	
3160	FIXED CAPITAL OUTLAY FOURTH DISTRICT COURT OF APPEAL NEW COURTHOUSE CONSTRUCTION - DMS MGD FROM GENERAL REVENUE FUND	12,008,689	
Fun of	ds in Specific Appropriation 3160 are parts a new courthouse for the Fourth District	provided for the Court of Appeal	construction
	FIXED CAPITAL OUTLAY  3RD DCA - COURT BUILDING REMODELING FOR SECURITY AND BUILDING SYSTEM UPGRADES DMS MGD FROM GENERAL REVENUE FUND	-	
3161	FIXED CAPITAL OUTLAY HEATING VENTILATING AND AIR CONDITIONING REPLACEMENT - DMS MGD FROM GENERAL REVENUE FUND	G	
TOTAL:	COURT OPERATIONS - APPELLATE COURTS FROM GENERAL REVENUE FUND	46,040,771	15,192,245
	TOTAL POSITIONS	445.00	61,233,016
PROGRA	M: TRIAL COURTS		
COURT	OPERATIONS - CIRCUIT COURTS		
A	PPROVED SALARY RATE 201,190,715		
3162	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM STATE COURTS REVENUE TRUST	2,953.00 217,899,500	193,061
	FUND		51,669,472 6,656,993
3163	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	1,246,766	163,098 25,748
3164	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	7,124,633	3,928 110,616
Fro	m the funds in Specific Approp	riation 3164,	\$100,000 in

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION

nonrecurring general revenue funds is provided for training judges and staff on how to address co-occurring disorders in the criminal justice system.

3165	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	286,883
3166	SPECIAL CATEGORIES CIVIL TRAFFIC INFRACTION HEARING OFFICERS FROM GENERAL REVENUE FUND	2,123,854
3167	SPECIAL CATEGORIES GRANTS AND AIDS - CHILD ADVOCACY CENTERS FROM GENERAL REVENUE FUND	4,293,240

From the funds in Specific Appropriation 3167, \$3,500,000 in recurring general revenue funds shall be distributed to the 27 Children's Advocacy Centers throughout Florida based on the proportion of children served by each center during calendar year 2014. This funding may not be used to supplant local government reductions in Children's Advocacy Center funding. Any reductions in local government funding for the centers shall result in the withholding of funds appropriated in this line item.

From the funds in Specific Appropriation 3167, the Florida Network of Children's Advocacy Centers may spend up to \$80,000 for contract monitoring and oversight.

From the funds in Specific Appropriation 3167, \$100,000 in recurring general revenue funds is provided to the Walton County Children's Advocacy Center for child advocacy services.

From the funds in Specific Appropriation 3167, \$300,000 in recurring general revenue funds shall be used to support child protection teams operating in Children's Advocacy Centers. These funds may not be used for administrative support.

From the funds in Specific Appropriation 3167, \$100,000 in nonrecurring general revenue funds is provided to the Nancy J. Cotterman Children's Advocacy and Rape Crisis Center for child advocacy services.

2100	COMPENSATION TO RETIRED JUDGES	
	FROM GENERAL REVENUE FUND	2,339,249
3169	SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM GENERAL REVENUE FUND	10,872,348

2160 כספרדאו האייפררסודפר

From the funds in Specific Appropriation 3169, \$3,000,000 in recurring general revenue funds is provided for naltrexone extended-release injectable medication to treat alcohol- or opioid-addicted individuals involved in the criminal justice system, individuals who have a high likelihood of criminal justice involvement, or who are in court-ordered, community-based drug treatment. The Office of the State Courts Administrator shall use the funds to contract with a non-profit entity for the purpose of distributing the medication.

From the funds in Specific Appropriation 3169, \$750,000 in recurring general revenue funds shall be distributed equally to each of the following counties: Okaloosa, Pasco, Pinellas, Escambia, and Clay; \$125,000 in recurring general revenue funds shall be distributed to Leon County; and \$200,000 each in recurring general revenue funds shall be distributed to Duval and Orange counties to create or continue, pursuant to sections 948.08(7)(a), 948.16(2)(a), and 948.21, Florida Statutes, felony and/or misdemeanor pretrial or post-adjudicatory veterans' treatment intervention programs to address the substance abuse and/or mental health treatment needs of veterans and service members charged with, or on probation or community control for, criminal offenses.

From the funds in Specific Appropriation 3169, \$250,000 in nonrecurring general revenue funds is provided to contract with the South Florida Behavioral Health Network to provide treatment services for individuals served by the 11th Judicial Circuit Criminal Mental Health Project. The Office of the State Courts Administrator shall

75,000

6,118,290

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SECTION 7 - JUDICIAL BRANCH

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION

submit a report on the current status of the project to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. The report shall list all performance measures and indicate whether the contractor is meeting each measure and is due by December 1, 2015.

From the funds in Specific Appropriation 3169, \$5,000,000 in recurring general revenue funds is provided for treatment services for offenders in post-adjudicatory drug court programs in Broward, Escambia, Hillsborough, Marion, Orange, Pinellas, Polk, and Volusia counties. Each program shall serve prison-bound offenders (at least 50 percent of participants shall have Criminal Punishment Code scores of greater than 44 points but no more than 60 points) and shall make residential treatment beds available for clients needing residential treatment.

From the funds in Specific Appropriation 3169, \$100,000 in nonrecurring general revenue funds is provided to the Florida Partners in Crisis to provide educational initiatives specific to criminal justice officials and community-based stakeholders working with individuals involved in, or at risk of becoming involved in the criminal justice system as a result of their mental illness or substance abuse disorders.

3170 SPECIAL CATEGORIES DOMESTIC VIOLENCE OFFENDER MONITORING FROM GENERAL REVENUE FUND . . . . . 316,000

The funds in Specific Appropriation 3170 are provided to the Eighteenth Judicial Circuit to continue its program to protect victims of domestic violence with Active Global Positioning Satellite (GPS) technology.

	51		
317	1 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,387,705	
317	2 SPECIAL CATEGORIES STATEWIDE GRAND JURY - EXPENSES FROM GENERAL REVENUE FUND	143,310	
317	3 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	183,834	
317	4 SPECIAL CATEGORIES MEDIATION/ARBITRATION SERVICES FROM GENERAL REVENUE FUND	3,247,831	
317	5 SPECIAL CATEGORIES STATE COURTS DUE PROCESS COSTS FROM GENERAL REVENUE FUND	20,385,402	1,104,930
317	6 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	663,832	32,391
317	7 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	97,902	
TOT	AL: COURT OPERATIONS - CIRCUIT COURTS FROM GENERAL REVENUE FUND	272,612,289	59,960,237
	TOTAL POSITIONS	2,953.00	332,572,526
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3191 SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND . . . . . Funds in Specific Appropriation 3191 are to be used only for case expenditures associated with the filing and prosecution of formal charges. These costs shall consist of attorney's fees, court reporting fees, investigators' fees, and similar charges associated with the adjudicatory process.

SPECIFIC APPROPRIATION APPROVED SALARY RATE 57,313,280 3178 SALARIES AND BENEFITS SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . . 644 00 77,158,748 FROM STATE COURTS REVENUE TRUST 6,118,290 3179 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . . 15.000

3180 EXPENSES FROM GENERAL REVENUE FUND . . . . 3,108,912 3181 SPECIAL CATEGORIES ADDITIONAL COMPENSATION FOR COUNTY JUDGES

FROM GENERAL REVENUE FUND . . . . .

3182 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 204,000

3183 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . 107 716

3184 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND . . . . . 78,792

3185 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM GENERAL REVENUE FUND . . . . . 145,896

TOTAL: COURT OPERATIONS - COUNTY COURTS FROM GENERAL REVENUE FUND . . . . . . 80,894,064 FROM TRUST FUNDS . . . . . . . . . . . .

> TOTAL POSITIONS . . . . . . . . . . . 644.00 TOTAL ALL FUNDS . . . . . . . . . . . .

87,012,354

286.805

PROGRAM: JUDICIAL QUALIFICATIONS COMMISSION

JUDICIAL QUALIFICATIONS COMMISSION OPERATIONS

APPROVED SALARY RATE

3186 SALARIES AND BENEFITS POSITIONS 4 00 FROM GENERAL REVENUE FUND . . . . . 367.849

EXPENSES FROM GENERAL REVENUE FUND . . . . . 148.338 3188 OPERATING CAPITAL OUTLAY

FROM GENERAL REVENUE FUND . . . . . 1,638 3189 SPECIAL CATEGORIES

CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 190,475 3190 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . 694

COURT OPERATIONS - COUNTY COURTS

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION 3192 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT 1 128 TOTAL: JUDICIAL OUALIFICATIONS COMMISSION OPERATIONS FROM GENERAL REVENUE FUND . . . . . . 891,416 TOTAL POSITIONS . . . . . . . . . . . 4.00 TOTAL ALL FUNDS . . . . . . . . . . . . 891,416 TOTAL: STATE COURT SYSTEM FROM GENERAL REVENUE FUND . . . . . . 419,366,990 98,121,026 TOTAL POSITIONS . . . . . . . . . . 4,337.50 TOTAL ALL FUNDS . . . . . . . . . . . 517,488,016 305,601,938 TOTAL APPROVED SALARY RATE . . . . TOTAL OF SECTION 7 FROM GENERAL REVENUE FUND . . . . . . 419,366,990 FROM TRUST FUNDS . . . . . . . . . . . . 98,121,026 TOTAL POSITIONS . . . . . . . . . . . 4,337.50 TOTAL ALL FUNDS . . . . . . . . . . . 517,488,016

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS - FISCAL YEAR 2015-2016

# Statement of Purpose

This section provides instructions for implementing the Fiscal Year 2015-2016 salary and benefit adjustments provided in this act. All allocations, distributions and uses of these funds are to be made in strict accordance with the provisions of this act.

#### (1) EMPLOYEE AND OFFICER COMPENSATION

The elected officers, members of commissions, and designated employees shall be paid at the annual rate, listed below, for the 2015-2016 fiscal year; however, these salaries may be reduced on a voluntary basis.

7/1/15
Governor
Lieutenant Governor
Chief Financial Officer
Attorney General
Agriculture, Commissioner of
Supreme Court Justice
Judges - District Courts of Appeal
Judges - Circuit Courts
Judges - County Courts
State Attorneys
Public Defenders
Commissioner - Public Service Commission
Public Employees Relations Commission Chair 96,789
Public Employees Relations Commission Commissioners 45,862
Commissioner - Parole
Criminal Conflict and Civil Regional Counsels 105,000

None of the officers, commission members, or employees whose salaries have been fixed in this section shall receive any supplemental salary or benefits from any county or municipality.

#### (2) SPECTAL PAY ISSUES

Effective July 1, 2015, recurring funds are appropriated in specific appropriation 1985A to:

(a) The Department of Agriculture and Consumer Services in the amount of

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\$1,557,684 from the General Revenue Fund to provide competitive pay adjustments of \$2,000 for each unit member of the Florida State Fire Service bargaining unit and employees in the following job classes: Forest Area Supervisor (7622); Forestry Operations Administrator (7634); and the Forestry Program Administrator (7636); employed by the Florida Forest Service.

- (b) The Department of Highway Safety and Motor Vehicles in the amount of \$2,563,796 from the Highway Safety Operating Trust Fund to increase the minimum salaries of new hires and current employees in certain job classes, as follows: Drivers License Examiner I to \$27,233; Sr. Consumer Analyst to \$30,926; Compliance Examiner to \$28,744; Hearing Officer to \$30,926; and, Community Outreach Specialist-FLOW (Highway Safety Specialist) to \$29,524.
- (c) The Department of Highway Safety and Motor Vehicles in the amount of \$1,602,963 from the Highway Safety Operating Trust Fund to provide a \$5,000 Critical Market Pay Additive for each unit member of the Florida Highway Patrol Collective Bargaining Unit in the following counties: Hillsborough, Orange, Pinellas, Duval, Marion, and Escambia.
- (3) BENEFITS: HEALTH, LIFE, AND DISABILITY INSURANCE
- (a) State Life Insurance and State Disability Insurance

Funds are provided in each agency's budget to continue paying the state share of the current State Life Insurance Program and the State Disability Insurance Program premiums.

- (b) State Health Insurance Plans and Benefits
- 1. For the period July 1, 2015, through June 30, 2016, the Department of Management Services shall continue within the State Group Insurance Program a State Group Health Insurance Standard Plan, a State Group Health Insurance High Deductible Plan, State Group Health Maintenance Organization Standard Plans and State Group Health Maintenance Organization High Deductible Plans.
- 2. For the period July 1, 2015, through June 30, 2016, the benefits provided under each of the plans shall be those benefits as provided in the current State Employees' PPO Plan Group Health Insurance Plan Booklet and Benefit Document, current Health Maintenance Organization contracts and benefit documents, and other such health benefits as approved by the Legislature.
- 3. Effective July 1, 2015, the state health insurance plans, as defined in subsection (2)(b), shall limit plan participant cost sharing (deductibles, coinsurance and copayments) for covered in-network medical services, the amount of which shall not exceed the annual cost sharing limitations for individual coverage or for family coverage as provided by the U.S. Department of Health and Human Services pursuant to the provisions of the federal Patient Protection and Affordable Care Act of 2010. Medical and prescription drug cost sharing amounts incurred by a plan participant for covered in-network services shall be aggregated to record the participant's total amount of plan cost sharing, which shall not exceed the annual cost sharing limitations. The plan shall pay 100 percent of covered in-network services for a plan participant during the applicable calendar year once the federal cost share limitations are reached.
- 4. The high deductible health plans shall continue to include an integrated Health Savings Account (HSA). Such plans and accounts shall be administered in accordance with the requirements and limitations of federal provisions related to the Medicare Prescription Drug Improvement, and Modernization Act of 2003. The state shall make a monthly contribution to an employee's health savings account, as authorized in section 110.123(12), Florida Statutes, of \$41.66 for employees with individual coverage and \$83.33 for employees with family coverage.
- (c) State Health Insurance Premiums for the Period July 1, 2015, through June 30, 2016.
- 1. State Paid Premiums

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- a. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the state share of the State Group Health Insurance Standard and High Deductible Health Plan premiums to the executive, legislative and judicial branch agencies shall continue at \$591.52 per month for individual coverage and \$1,264.06 per month for family coverage.
- b. Funds are provided in each state agency and university's budget to continue paying the State Group Health Insurance Program premiums for the fiscal year.
- c. The agencies shall continue to pay premiums on behalf of employees who have enhanced benefits as follows, including those employees participating in the Spouse Program in accordance with section 60P-2.0036, Florida Administrative Code, and those employees filling positions with "agency pay-all" benefits.
- i. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the state share of the State Group Health Insurance Standard Plan Premiums to the executive, legislative and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall continue to be \$637.34 per month for individual coverage and \$1,429.06 per month for family coverage.
- ii. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the state share of the State Group Health Insurance Standard Plan Premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall continue to be \$714.55 per month for family coverage.
- iii. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the state share of the State Group Health Insurance High Deductible Plan Premiums to the executive, legislative and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall continue to be \$598.18 per month for individual coverage and \$1,298.36 per month for family coverage.
- iv. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the state share of the State Group Health Insurance High Deductible Plan Program Premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall continue to be \$649.18 per month for family coverage.

### 2. Premiums Paid by Employees

- a. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the employee's share of the health insurance premiums for the standard plans shall continue to be \$50 per month for individual coverage and \$180 per month for family coverage.
- b. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the employee's share of the health insurance premium for the high deductible health plans shall continue to be \$15 per month for individual coverage and \$64.30 per month for family coverage.
- c. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the employee's share of the health insurance premiums for the standard plans and the high deductible health plans shall continue to be \$8.34 for individual coverage and \$30 per month for family coverage for employees filling positions with "agency payall" benefits.
- d. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the employee's share of the health insurance premiums for the standard plans and the high deductible plans shall continue to be \$15 per month for each employee participating in the Spouse Program in accordance with section 60P-2.0036, Florida Administrative Code.

## 3. Premiums paid by Medicare Participants

a. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall continue to be \$359.61 for "one eligible", \$1,036.90 for "one under/one over", and \$719.22 for "both eligible."

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- b. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the monthly premiums for Medicare participants participating in the State Group Health Insurance High Deductible Plan shall continue to be \$271.07 for "one eligible", \$849.19 for "one under/one over", and \$542.15 for "both eliqible."
- c. Effective July 1, 2015, for the coverage period beginning August 1, 2015, the monthly premiums for Medicare participants enrolled in a Health Maintenance Organization Standard Plan or High Deductible Health Plan shall be equal to the negotiated monthly premium for the selected state-contracted Health Maintenance Organization.
- 4. Premiums paid by "Early Retirees"
- a. Effective July 1, 2015, for the coverage period beginning August 1, 2015 an "early retiree" participating in the State Group Health Insurance Standard Plan shall continue to pay a monthly premium equal to 100 percent of the total premium charged (state and employee contributions) for an active employee participating in the standard plan.
- b. Effective July 1, 2015, for the coverage period beginning August 1, 2015, an "early retiree" participating in the State Group Health Insurance High Deductible Plan shall continue to pay a monthly premium equal to \$564.86 for individual coverage and \$1,245.03 for family
- 5. Premiums paid by COBRA participants
- a. Effective July 1, 2015, for the coverage period beginning August 1, 2015, a COBRA participant participating in the State Group Health Insurance Program shall continue to pay a premium equal to 102 percent of the total premium charged (state and employee contributions) for an active employee participating in the Program.
- (d) Under the State Employees' Prescription Drug Program, the following shall apply:
- 1. Supply limits shall continue as provided in subsection 110.12315, Florida Statutes.
- 2. For the period July 1, 2015, through June 30, 2016, co-payments for the State Group Health Insurance Standard Plan shall be as follows:
- a. \$7 co-payment for generic drugs with card;
- b. \$30 for preferred brand name drug with card;
- c. \$50 for nonpreferred brand name drug with card;
- \$14 for generic mail-order drug;
- e. \$60 for preferred brand name mail order drug;
- f. \$100 for nonpreferred brand name mail order drug.
- For the period July 1, 2015, through June 30, 2016, coinsurance for the State Group Health Insurance High Deductible Plan shall continue as provided in section 110.12315(11), Florida Statutes.
- 4. Effective July 1, 2015, and notwithstanding the provisions of subparagraph 2. to the contrary, for the purpose of encouraging an individual to change from brand name drugs to generic drugs, the department may continue to waive co-payments for a six month supply of a generic statin or a generic proton pump inhibitor.
- 5. The Department of Management Services shall maintain the preferred brand name drug list to be used in the administration of the State Employees' Prescription Drug Program.
- 6. The Department of Management Services shall maintain a listing of certain maintenance drugs that must be filled through mail order by participants of the Preferred Provider Organization option only. Effective July 1, 2015, those drugs on the maintenance list may initially be filled three times in a retail pharmacy; thereafter, any covered prescriptions must be filled through mail order, unless a retail pharmacy agrees to provide 90 day prescriptions for such drugs for no more than the reimbursement paid for prescriptions fulfilled by mail order, including the dispensing fee. Notwithstanding subparagraph (d) 2.,

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and for the period beginning July 1, 2015, the co-payments for such 90 day prescriptions at a retail pharmacy shall be \$14 for generic drugs with a card, \$60 for preferred brand name drugs with a card, and \$100 for nonpreferred name brand drugs with a card. This paragraph is contingent upon Senate Bill 2502-A or similar legislation becoming law.

- (e) The State Employees' Prescription Drug Program shall provide coverage for smoking cessation prescription drugs; however, members shall be responsible for appropriate co-payments and deductibles when applicable. The smoking cessation prescription drug benefit shall be limited to up to a six month supply within any plan year and maximum lifetime benefit of no more than nine months supplied.
- (4) OTHER BENEFITS
- (a) The following items shall be implemented in accordance with the provisions of this act and with the applicable negotiated collective bargaining agreement:
- The state shall provide up to six (6) credit hours of tuition-free courses per term at a state university, state college or community college to full-time employees on a space available basis as authorized by law.
- 2. The state shall continue to reimburse, at current levels, for replacement of personal property.
- 3. Each agency, at the discretion of the agency head, may expend funds provided in this act for bar dues and for legal education courses for employees who are required to be a member of the Florida Bar as a condition of employment.
- 4. The state shall continue to provide, at current levels, clothing allowances and uniform maintenance and shoe allowances.
- (b) All state branches, departments, and agencies which have established or approved personnel policies for the payment of accumulated and unused annual leave, shall not provide payment which exceeds a maximum of 480 hours of actual payment to each employee for accumulated and unused annual leave.
- (c) Upon termination of employees in the Senior Management Service, Selected Exempt Service, or positions with comparable benefits, payments for unused annual leave credits accrued on the member's last anniversary date shall be prorated at 1/12th of the last annual amount credited for each month, or portion thereof, worked subsequent to the member's last anniversary date.
- (5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS
- The following pay additives and other incentive programs are authorized for the 2015-2016 fiscal year from existing agency resources consistent with provisions of sections 110.2035 and 216.251, Florida Statutes, the applicable rules promulgated by the Department of Management Services, and negotiated collective bargaining agreements.
- (a) Each agency is authorized to continue to pay, at the levels in effect on June 30, 2007, on-call fees and shift differentials as necessary to perform normal operations of the agency.
- (b) Each agency that had a training program in existence on June 30, 2006, which included granting pay additives to participating employees, is authorized to continue such training program for the 2015-2016 fiscal year. Such additives shall be granted under the provisions of the law administrative rules, and collective bargaining agreements.
- (c) The Department of Corrections may continue to grant hazardous duty pay additives, as necessary, to those employees assigned to the Department of Corrections institutions' Rapid Response Teams (including the baton, shotgun, and chemical agent teams) and the Correctional Emergency Response Teams.
- (d) The Fish and Wildlife Conservation Commission may continue to grant temporary special duty pay additives to law enforcement officers who

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perform additional duties as K-9 handlers, as regional recruiters/media coordinators, and as breath test operators/inspectors, and may grant temporary special duty pay additives to law enforcement officers who perform additional duties as offshore patrol vessel crew members, as special operations group members, and as long-term covert investigators.

- (e) The Department of Highway Safety and Motor Vehicles may grant special duty pay additives of \$2,000 for law enforcement officers who perform additional duties as K-9 handlers; felony officers; criminal interdiction officers; criminal investigation and intelligence officers; new recruit background checks and training, and technical support officers; drug recognition experts; hazardous material squad members; compliance investigation squad members; or motor cycle squad members. In addition, the department may provide a critical market pay additive of \$1,300 to non-sworn Florida Highway Patrol personnel working and residing in Miami-Dade and Broward counties. These pay additives shall be granted during the time in which the employee resides in, and is assigned to duties within, those counties.
- (f) The Fish and Wildlife Conservation Commission is authorized to grant critical market pay additives to employees residing in and assigned to Lee County, Collier County, Monroe County, Broward County, or Miami-Dade county, at the levels that the employing agency granted salary increases for similar purposes prior to July 1, 2006; and the Department of Highway Safety and Motor Vehicles is authorized to grant critical market pay additives to employees residing in and assigned to Lee County, Collier County, or Monroe County, at the levels that the employing agency granted salary increases for similar purposes prior to July 1, 2006. These pay additives shall be granted only during the time in which the employee resides in, and is assigned to duties within, those counties. In no instance may the employee receive an adjustment to the employee's base rate of pay and a critical market pay additive based on the employee residing in and being assigned in the specified counties.
- (g) The Department of Transportation is authorized to continue its training program for employees in the areas of transportation engineering, right-of-way acquisition, relocation benefits administration, right-of-way property management, real estate appraisal, and business valuation under the same guidelines established for the training program prior to June 30, 2006.
- (h) The Department of Highway Safety and Motor Vehicles is authorized to continue to grant a pay additive of \$162.50 per pay period for law enforcement officers assigned to the Office of Motor Carrier Compliance who maintain certification by the Commercial Vehicle Safety Alliance.
- (i) Each agency is authorized to continue to grant temporary special duties pay additives to employees assigned additional duties as a result of another employee being absent from work pursuant to the Family Medical Leave Act or authorized military leave. The notification process described in section 110.2035(6)(c), Florida Statutes, does not apply to additives authorized in this paragraph.
- (j) Contingent upon the availability of funds, and at the agency head's discretion, each agency is authorized to grant competitive pay adjustments to address retention, pay inequities, or other staffing issues. The agency is responsible for retaining sufficient documentation justifying any adjustments provided herein.
- (k) Each agency is authorized to grant merit pay increases based on the employee's exemplary performance as evidenced by a performance evaluation conducted pursuant to chapter 60L-35, Florida Administrative Code, or a similar performance evaluation applicable to other pay plans. The Chief Justice may exempt judicial branch employees from the performance evaluation requirements of this paragraph.
- (1) Contingent upon the availability of funds and at the agency head's discretion, each agency is authorized to grant a temporary special duties pay additive, of up to 15 percent of the employee's base rate of pay, to each employee temporarily deployed to a facility or area closed due to emergency conditions from another area of the state that is not closed.
- (6) COLLECTIVE BARGAINING

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- (a) All collective bargaining issues at impasse between the state of Florida and AFSCME Council 79, the Federation of Physicians and Dentists, the Police Benevolent Association, the Florida State Fire Service Association, and the Teamsters Local Union No. 2011, relating to wages and other economic issues shall be resolved herein pursuant to the instructions provided under Item "(1) EMPLOYEE AND OFFICER COMPENSATION, Item "(2) SPECIAL PAY ISSUES," Item "(4) OTHER BENEFITS," and Item "(5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS" and any legislation enacted to implement this act.
- (b) All collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists relating to insurance benefits shall be resolved pursuant to the instructions provided under Item "(3) BENEFITS: HEALTH, LIFE, AND DISABILITY INSURANCE" and the relevant provisions of any legislation enacted to implement this act.
- SECTION 9. The Chief Financial Officer is hereby authorized to transfer, using nonoperating budget authority, \$128,866,947 from the General Revenue Fund to the Public Education Capital Outlay and Debt Service Trust Fund by July 31, 2015.
- SECTION 10. Pursuant to section 1013.40, Florida Statutes, the specified Florida College System colleges are authorized to acquire or construct the following facilities from non-PECO sources, which could require general revenue funds for operation and maintenance. If existing facilities are part of these projects, each such building or site must be certified to be free of asbestos or other hazardous materials before the stated college may acquire or expend construction funds on the facility. If the property to be acquired is not adjacent to an existing approved center or campus, then all necessary approvals from the State Board of Education must be received before any funds may be expended to acquire the property.
- Florida Keys Community College Acquire land/facilities and remodel/renovate facilities for classrooms, labs, offices, support space and parking to relocate the State Board of Education approved Upper Keys Center using local funds.
- 2. Hillsborough Community College Construct a Science Building from local funds at the State Board of Education approved Southshore Campus.
- 3. Miami Dade College Acquire land/facilities and construct/remodel/renovate facilities for classrooms, labs, offices, support space, and parking for the State Board of Education approved North Campus, Kendall Campus, Wolfson Campus, Medical Campus, Homestead Campus, Interamerican Campus, Hialeah Campus, West Campus, and Entrepreneurial Educational Center using local funds.
- 4. Miami Dade College Acquire land/facilities and construct/remodel/renovate facilities for classrooms, labs, offices, support space, and parking, for future growth and development of a new campus/center in Northwest Miami-Dade County, Northeast Miami-Dade County, and/or Miami Beach, subject to State Board of Education approval using local funds.
- 5. Pensacola State College Acquire land/facilities and construct/remodel/renovate facilities for classrooms, labs, offices, support space and parking, from local funds at the State Board of Education approved Century Special Purpose Center.
- 6. St. Johns River State College Acquire adjacent land for future development at the State Board of Education approved Orange Park Campus using local funds.
- 7. Seminole State College of Florida Acquire land with or without facilities and construct/remodel/renovate facilities for offices, meeting rooms, an auditorium, support space, and parking, utilizing private-public partnership funding, as an annex of the State Board of Education approved Main (Sanford/Lake Mary) Campus.
- 8. Seminole State College of Florida Lease land with facilities and remodel/renovate facilities for instructional, office, support space and parking, as an annex of the State Board of Education approved Main

SECTION 10 SPECIFIC APPROPRIATION (Sanford/Lake Mary) Campus using local funds.

- 9. State College of Florida, Manatee-Sarasota Acquire land/facilities with local funds for future growth and development of a new campus/center in Manatee or Sarasota County, subject to State Board of Education approval, and construct/remodel/renovate facilities for classrooms, labs, offices, support space and parking.
- 10. Tallahassee Community College Acquire land/facilities for instructional and support services and parking, to support the mission of the State Board of Education approved Wakulla Environmental Institute using local funds.
- 11. Valencia College Construct an academic and support services facility (Building 09 Film, Sound, and Music Technology / Plant Operations) from local funds at the State Board of Education approved East Campus.
- 12. Valencia College Acquire land/facilities and construct/remodel/renovate facilities for classrooms, labs, offices, support space and parking, from local funds at the State Board of Education approved campuses, centers, and special purpose centers.
- 13. Valencia College Acquire land/facilities from local funds for future growth and development of a new campus/center in Southwest Orange County, Downtown Orlando, Southeast Orange County, and/or Northeast Osceola County, subject to State Board of Education approval.
- SECTION 11. From the unexpended balance of funds appropriated in Specific Appropriation 26 of Chapter 2007-72, Laws of Florida, for Hillsborough Community College for Land & facilities acquisition -Collegewide part (spc) for \$3,500,000, the lesser of the unexpended balance or \$1,817,267 shall be re-appropriated immediately to Hillsborough Community College for the remaining failing Building Envelope Replacements, Brandon Campus. This will allow Hillsborough Community College to remediate numerous safety issues at this Campus.
- SECTION 12. From the unexpended balance of funds appropriated in Specific Appropriation 20 of Chapter 2008-152, Laws of Florida, for Hillsborough Community College for Land & facilities acquisition Collegewide partial (spc) for \$250,000, the unexpended balance or \$250,000 shall be re-appropriated immediately to Hillsborough Community College for the remaining failing Building Envelope Replacements, Brandon Campus. This will allow Hillsborough Community College to remediate numerous safety issues at this Campus.
- SECTION 13. From the unexpended balance of funds appropriated in Specific Appropriation 27 of Chapter 2014-51, Laws of Florida, for State College of Florida Manatee-Sarasota for Rem/Ren/Add Bldgs. 8 & 9, Library-Bradenton for \$8,700,000, the lesser of the unexpended balance or \$8,700,000 shall revert immediately and is appropriated to State College of Florida Manatee-Sarasota for Construct Library-Bradenton.
- SECTION 14. From the unexpended balance of funds appropriated in Specific Appropriation 17 of Chapter 2012-118, Laws of Florida, for Daytona State College for Rem/Add Bldg 220 Stu Svc/Clsrm/Office Daytona for \$2,400,000, the lesser of the unexpended balance or \$2,379,000 shall revert immediately and is appropriated to Daytona State College for Construct Student Service/Classroom/Office (Replace Bldg 220), Site improvement Daytona (p,c).
- SECTION 15. From the unexpended balance of funds appropriated in Specific Appropriation 27 of Chapter 2014-51, Laws of Florida, for Daytona State College for Rem/Add Bldg 220 Stu Svc/Clsrm/Office Daytona for \$8,000,000, the lesser of the unexpended balance or \$8,000,000, shall revert immediately and is appropriated to Daytona State College for Construct Student Service/Classroom/Office (Replace Bldg 220), Site improvement Daytona (p,c).
- SECTION 16. Pursuant to s. 1013.74 and s. 1013.78, Florida Statutes, the following facilities may be constructed or acquired from non-appropriated sources, which upon completion will require general revenue funds for operation of Education and General space within the building. Main campus unless otherwise noted:

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University of Florida - Stephen O'Connell Center Renovation & Addition Update to utility infrastructure and addition of concourse to support athletic fans access, 12,470 qsf.

University of Florida - Office of Student Life Remodeling & Addition - Selective demolition of existing walls and systems to accommodate more efficient use of space, 19,000~gsf.

University of Florida - ENT & Ophthalmology Building - To co-locate and consolidate administrative and clinical activities, 28,140 qsf.

University of Florida - UF Surplus Property Warehouse - Office and Warehouse space, 20,000 gsf.

University of Florida - Children's Medical Services Buildings - Pediatrics Department, transfer of lease from Department of Health, 46,181 qsf.

UF-IFAS/Shade House (B8274) - Updated facilities needed to perform research and teaching activities, 21,600 gsf. Located at Homestead.

UF-IFAS/Paul Everett Building addition (B7712) - To support expanding programs in research and extension, 7,090 gsf. Located at Immokalee.

UF-IFAS/Office/Laboratory addition (B5201) - Will provide new office support space for graduate students, post docs and research technicians, 5,093 qsf. Located at Balm.

Florida State University - Building 4985 Osceola Building - Will provide storage for academic support programs, 2,000 qsf.

Florida State University - Building 945 Training Center - Will house training activities for various E&G departments, 11,000 qsf.

Florida State University - Building 4984 Living/Learning Center - Will provide storage for academic support programs, 2,250 gsf.

Florida State University - Building 4060 - Will provide space to construct Living Learning classroom space, 1,500 gsf.

Florida A&M University Storage Building - Will provide storage for Main Campus, 6,000 gsf.

Florida Atlantic University - College of Medicine Office Building and Division of Research - Will provide additional space for College of Medicine, 24,000 gsf.

Florida Atlantic University - Schmidt Family Academic Support Center - Classrooms, computer labs, study space, 17,875 qsf.

Florida International University - Parking Garage Six - Classroom space for General Instruction/computer and information science lab, 18,922 qsf.

Florida International University - Solar House - Office of Sustainability E&G staff offices, 2,541 gsf.

Florida International University - Batchelor Environmental Center - Classroom space and general research space - joint use with Miami Science Museum,6,024 gsf. Located on Biscayne Bay Campus.

Florida International University - International Center for Tropical Botany - General teaching and research facility at the Kampong Site in Coconut Grove, 8,575 gsf. Located on the International Center for Tropical Botany property.

University of North Florida - Student Recreation Venues - Olympic size pool, lockers, restrooms, 8,200 gsf. Located North of Student Wellness Complex.

New College of Florida - Caples Potting Building - Historic Shed, 223 qsf.

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New College of Florida - Physical Plant Maint. Storage - Open Air Pole Barn, 2,100 gsf.

New College of Florida - Academic Mechanical Building - The 61 additional square footage requested to capture the total gsf (304), 61 qsf.

University of Central Florida - SCPS Student Museum - Laboratory, Gallery, Offices, 21,000 gsf. Located at UCF Sandford.

University of Central Florida - New Trevor Colbourn Hall- Offices, Classrooms, 92,000 gsf.

University of Central Florida - Optical Materials Lab Addition - Research Labs, 5,530 qsf.

University of Central Florida - Coastal Biology Station- Research, 8,500 gsf. Located at Melbourne Beach.

University of Central Florida - Library Expansion Phase I - Automatic Retrieval Center, 8,800 qsf.

University of Central Florida - Partnership IV - Offices, Research, 167,000 qsf.

University of Central Florida - Technical Center I and II -Laboratory, Office, Research, 65,348 gsf.

University of Central Florida - Florida Advanced Manufacturing Research Center - Research Labs, Wet Labs, Collaboration Rooms, Offices, 100,000 qsf. Located at UCF Osceola.

University of South Florida - Acquisition of Poynter Institute - Acquisition of parcel of land and improvements; structure to be used for academic and research labs, 13,000 gsf. Located at USF St. Petersburg.

Florida Polytechnic University - Wellness Center Phase 2 - Indoor multi-use court, life and learning center, 10,000 gsf.

Florida Polytechnic University - Mechanical Shop - Industrial shop for teaching and research,  $7,000~\mathrm{qsf}$ .

SECTION 17. From the unexpended balance of funds appropriated in Section 2, Specific Appropriation 28, of Chapter 2014-51, Laws of Florida, for the University of West Florida for Laboratory Sciences Renovation for \$11,000,000, the lesser of the unexpended balance or \$11,000,000 shall revert immediately and is appropriated to the University of West Florida to construct a new Laboratory Sciences Annex building.

SECTION 18. Pursuant to section 1010.62 and section 1013.171, Florida Statutes, and section 11(d) and (f), Art. VII of the State Constitution, the following fixed capital outlay projects may be constructed, acquired, and financed by a university or university direct support organization. Financing mechanisms include any form of approved debt or bonds authorized by the Board of Governors.

No state appropriation of funds will be associated with these projects. The Legislature has provided the Board of Governors general authority to consider debt financing for most classes of projects. However, certain athletic and commercial facilities require specific Legislative authorization as a prerequisite condition for these projects. Legislative authorization does not supersede any of the requirements for Board of Governors review and approval of all projects to be financed from debt.

Florida State University - Athletic Facilities and Bond Refinancing

Florida Atlantic University - Hotel and Conference Center

Florida Atlantic University - Schmidt Family Academic & Athletic Excellence Complex

University of Central Florida - Baseball Stadium and Clubhouse Expansion

SECTION 18 SPECIFIC APPROPRIATION and Renovation

University of Central Florida - Tennis Complex

University of Florida - Indoor Practice Facility and Athletic Improvements

University of Central Florida - Hotel Conference Center

University of South Florida - Campus Grocery

SECTION 19. The sum of \$9,064,735 from the General Revenue Fund in Specific Appropriation 92 of chapter 2014-51, Laws of Florida, for Voluntary Prekindergarten Program is hereby reverted. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 20. The sum of \$4,100,000 from the Educational Enhancement Trust Fund in Specific Appropriation 6 of chapter 2014-51, Laws of Florida, for Florida's Bright Futures Scholarship Program is hereby reverted. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 21. The unexpended balance of funds provided to the Department of Education from the Federal Grants Trust Fund for Strategic Education Initiatives and for Race to the Top Strategic Education Initiatives and Statewide Longitudinal Data Systems in Section 14 of chapter 2014-51, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2015-16 to the Department of Education for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 22. The unexpended balance of funds provided to the Office of Early Learning for the Child Care Executive Partnership in Specific Appropriation 87 and Section 19 of chapter 2014-51, Laws of Florida, is hereby reverted and is reappropriated for the Fiscal Year 2015-2016 to the Office of Early Learning for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 23. The Legislature hereby adopts by reference for the 2014-2015 fiscal year the alternate compliance calculation amounts as the reduction calculation to the class size operating categorical fund required by section 1003.03(4), Florida Statutes, as set forth in Budget Amendment EOG #B2015-00101 as submitted on March 18, 2015, by the Governor on behalf of the Commissioner of Education for approval by the Legislative Budget Commission. The Commissioner of Education shall modify payments to school districts as required by section 1003.03(4), Florida Statutes, for the 2014-15 fiscal year. This section is effective upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 24. The sum of \$67,900,000 from nonrecurring general revenue funds is hereby appropriated to the Department of Education for fiscal year 2014-2015 for the Florida Education Finance Program to fund the deficit in the State School Trust Fund. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 25. The unexpended balance of funds provided to the Department of Education for the South Apopka Adult Community Education Center in Specific Appropriation 124A from the General Revenue Fund in Chapter 2014-51, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2015-2016 to the Department of Education for the South Apopka Adult Community Education Center to be used as fixed capital outlay purposes. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 26. The unexpended balance provided for the Department of Education Workforce Student Information System Pilot in Specific Appropriation 122 of Chapter 2014-51, Laws of Florida, is hereby reverted and reappropriated for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 27. The unexpended balance provided to the Department of

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Education for Personal Learning Scholarship Accounts in Specific Appropriation 110 of Chapter 2014-51, Laws of Florida, is hereby reverted and reappropriated for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier

SECTION 28. The unexpended balance of funds provided to the Department of Education for the City of Hialeah Education Academy in Specific Appropriation 111 from the General Revenue Fund in chapter 2014-51, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2015-2016 to the Department of Education for the City of Hialeah Education Academy to be used for fixed capital outlay purposes. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 29. From the funds appropriated in Specific Appropriation 253 of chapter 2014-51, Laws of Florida, for the provider data management system are hereby reverted and reappropriated for the same purpose for Fiscal Year 2015-2016. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 30. From the funds appropriated in Specific Appropriations 196 through 247 of chapter 2014-51, Laws of Florida, the amounts of \$28,786,157 from the General Revenue Fund and \$42,396,230 from the Medical Care Trust Fund provided to the Agency for Health Care Administration are hereby reverted from the unexpended balances. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 31. There is hereby appropriated for Fiscal Year 2015-2016, \$28,786,157 in nonrecurring funds from the General Revenue Fund and \$42,396,230 in nonrecurring funds from the Medical Care Trust Fund to the Agency for Health Care Administration to cover Long Term Care technical correction payments for Fiscal Year 2013-2014. Payments are contingent on receipt of approval from the Centers for Medicare and Medicaid Services (CMS). This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 32. From the funds appropriated in Specific Appropriation 196 through 247 of chapter 2014-51, Laws of Florida, the amounts of \$121,813,177 from the General Revenue Fund, \$285,859,609 from the Medical Care Trust Fund, and \$501,696 from the Refugee Assistance Trust Fund are hereby reverted from the unexpended balances, which includes the funds remaining in unbudgeted reserve. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 33. From the funds appropriated in Specific Appropriation 174 through 179 of chapter 2014-51, Laws of Florida, the amounts of \$19,538,113 from the General Revenue Fund, \$49,491,508 from the Medical Care Trust Fund, and \$2,942,967 from the Grants and Donations Trust Fund are hereby reverted from the unexpended balances, which includes the funds remaining in unbudgeted reserve. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 34. There is hereby appropriated for Fiscal Year 2015-2016, \$3,662,525 in nonrecurring funds from the Grants and Donations Trust Fund and \$9,325,152 in nonrecurring funds from the Medical Care Trust Fund to the Agency for Health Care Administration to cover a deficit in the per member per month capitation rate for administrative services in Children's Medical Services Network for Fiscal Year 2014-2015.

SECTION 35. In the event the Federal Centers for Medicaid and Medicare Services reduces the federal matching percentage related to the Preadmission Screening and Resident Review (PASRR) activities within the Department of Elder Affairs, the Agency for Health Care Administration shall transfer sufficient funds from the Grants and Donations Trust Fund to fund the budget need within the Department of Elder Affairs.

SECTION 36. There is hereby appropriated \$420,000,000 in nonrecurring funds from the Grants and Donations Trust Fund to the Agency for Health Care Administration to cover Fiscal Year 2014-2015 Medicaid program costs. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

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SECTION 37. From the funds appropriated in Specific Appropriation 267 of chapter 2014-51, Laws of Florida, the amounts of \$2,273,500 from the General Revenue Fund and \$2,273,500 from the Operations and Maintenance Trust Fund provided to the Agency for Persons with Disabilities shall revert. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 38. The nonrecurring sum of \$2,273,500 from the General Revenue Fund is appropriated for the Fiscal Year 2015-2016 in the Lump Sum - Developmental Disability Centers category to the Agency for Persons with Disabilities. The agency is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes. Any requests for release of funds shall include a plan for how the funds will be expended for operational costs at the Developmental Disability Centers.

SECTION 39. The sum of \$24,414,352 from the General Revenue Fund provided to the Agency for Persons with Disabilities in Section 29 of chapter 2014-51, Laws of Florida, shall revert and is appropriated for the Fiscal Year 2015-2016 in the Lump Sum - Home and Community Based Services Waiver category. The agency is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes. Any requests for release of funds shall include a plan for how the funds will be expended for increases in Medicaid Home and Community Based Services Waiver costs. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 40. The unexpended balance in Specific Appropriation 268 of chapter 2014-51, Laws of Florida, provided to the Agency for Persons with Disabilities for the Home and Community Based Services Waiver shall revert and is appropriated for Fiscal Year 2015-2016 in the Lump Sum - Home and Community Based Services Waiver category. The agency is authorized to submit budget amendments requesting the release of funds pursuant to the provisions of chapter 216, Florida Statutes. Any requests for release of funds shall include a plan for how the funds will be expended for increases in Medicaid Home and Community Based Services Waiver costs. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 41. The sum of \$750,000 from the General Revenue Fund and \$750,000 from the Operations and Maintenance Trust Fund provided to the Agency for Persons with Disabilities in Section 28, chapter 2014-51, Laws of Florida, for the Client Data Management System and Electronic Visit Verification Qualified Expenditure Category shall revert and is appropriated to the Agency for Persons with Disabilities for Fiscal Year 2015-2016 for the same purpose. From these funds, \$73,500 from the General Revenue Fund and \$661,500 from the Operations and Maintenance Trust Fund is appropriated in the Home and Community Services Administration category, and the remaining balance is appropriated in the Client Data Management System and Electronic Visit Verification Qualified Expenditure Category. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 42. The sum of \$1,000,000 from the General Revenue Fund in Section 34, chapter 2014-51, Laws of Florida provided to the Department of Children and Families for operational costs for the Florida Civil Commitment Center shall revert and is appropriated to the department for Fiscal Year 2015-16 in the Lump Sum - Sexually Violent Predator category for operational costs. The agency is authorized to submit budget amendments requesting the release of funds pursuant to the provisions of chapter 216, Florida Statutes. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 43. The sum of \$2,000,000 from unexpended funds from the General Revenue Fund provided to the Department of Children and Families for nonrelative caregiver financial assistance in accordance with Section 11 of chapter 2014-161, Laws of Florida, shall revert and is appropriated in nonrecurring funds, and \$8,000,000 in nonrecurring funds from the Federal Grants Trust Fund are appropriated for the Fiscal Year 2015-16 in the Lump Sum - Grants and Aids - Community Based Care category to the Department of Children and Families. The department is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes. Any

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requests for release of funds shall include a plan for how the funds will be expended for operational cost of the community-based care lead agencies. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 44. The unexpended balance of funds provided in Specific Appropriation 330A of Chapter 2014-51, Laws of Florida, to the Department of Children and Families for the Children's Network of Southwest Florida community-based care lead agency for the Teen Outreach Program shall revert and is reappropriated for Fiscal Year 2015-2016 for the same purpose. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 45. The sum of \$4,288,722 in nonrecurring funds from the Federal Grants Trust Fund is hereby appropriated to the community-based care lead agencies for Fiscal Year 2015-2016 for maintenance adoption subsidies.

SECTION 46. The unexpended balance of funds provided to the Department of Children and Families in Chapter 2014-166, Laws of Florida, for motor vehicle insurance for children in care, shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Children and Families for the same purpose. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 47. The unexpended balance of funds provided in Specific Appropriation 2247 of Chapter 2014-51, Laws of Florida, and distributed to the Department of Children and Families in EOG# B2015-0034 for the Challenge Grant Program authorized by section 420.622(4), Florida Statutes, shall revert and is reappropriated for Fiscal Year 2015-2016 to the department for the same purpose. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 48. The sum of \$500,000 of unexpended funds provided in Specific Appropriation 415, Chapter 2014-51, Laws of Florida, for the United Home Care Assisted Living Facility - Miami Dade to provide home and community based services to the elderly, is hereby reverted and reappropriated for Fiscal Year 2015-2016 to the Department of Elder Affairs for the same purpose. This section shall take effect upon becoming a law or on June 29, 2015, whichever occurs earlier.

SECTION 49. The nonrecurring sum of \$2,681,672 from the Medical Quality Assurance Trust Fund and \$2,681,672 from the Operations and Maintenance Trust Fund shall be transferred by using nonoperating budget authority to the Donations Trust Fund within the Department of Health to be used for the payment of contractual obligations for early intervention services.

SECTION 50. The unexpended balance of funds provided to the Department of Health for the Ed and Ethel Moore Alzheimer's Disease Research Program in Specific Appropriation 474, chapter 2014-51, Laws of Florida, shall revert and is appropriated for Fiscal Year 2015-2016 for the same purpose. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 51. The nonrecurring sum of \$24,450,578 from the Federal Grants Trust Fund is appropriated to the Department of Health for Federal Nutrition Programs for Fiscal Year 2014-2015. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 52. The nonrecurring sum of up to \$3,662,525 from the Medical Quality Assurance Trust Fund within the Department of Health shall be transferred by using nonoperating budget authority to the Grants and Donations Trust Fund within the Agency for Health Care Administration to cover a shortfall in the per member per month capitation rate for administrative services in the Children's Medical Services Network.

SECTION 53. The unexpended balance of funds from the General Revenue Fund provided to the Department of Health for the James and Esther King Biomedical Research Program in Specific Appropriation 470 of Chapter 2014-51, Laws of Florida, shall revert and is appropriated for Fiscal Year 2015-2016 for the same purpose. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

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SECTION 54. The unexpended balance of funds from the General Revenue Fund provided to the Department of Health for the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program in Specific Appropriation 471 of Chapter 2014-51, Laws of Florida, shall revert and is appropriated for Fiscal Year 2015-2016 for the same purpose. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 55. The unexpended balance of funds provided to the Department of Health in Specific Appropriation 469 of chapter 2014-51, Laws of Florida, for the Pasco County Nurse-Family Partnership model is hereby reverted and is appropriated for the Fiscal Year 2015-2016 for the same purpose. This section shall take effect upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 56. The sum of \$1,000,000 from the General Revenue Fund in Specific Appropriation 597A, chapter 2014-51, Laws of Florida, provided to the Department of Veterans' Affairs for Entrepreneur Training shall revert and is appropriated to the department for Fiscal Year 2015-2016 for the same purpose. The Legislative Budget Commission must approve the plan as required by s. 295.23, Florida Statutes, before Florida Is For Veterans, Inc. may expend funds for the duties required under section 295.22, Florida Statutes. This section shall take effect upon becoming law or on June 29. 2015. whichever occurs earlier.

SECTION 57. The sum of \$2,000,000 from the General Revenue Fund in Specific Appropriation 597B, chapter 2014-51, Laws of Florida, provided to the Department of Veterans' Affairs for Work Force Training Grants shall revert and is appropriated to the department for Fiscal Year 2015-2016 for the same purpose. The Legislative Budget Commission must approve the plan as required by s. 295.23, Florida Statutes, before Florida Is For Veterans, Inc. may expend funds for the duties required under section 295.22, Florida Statutes. This section shall take effect upon becoming a law or on June 29, 2015, Whichever occurs earlier.

SECTION 58. The sum of \$15,800,000 from nonrecurring general revenue funds is hereby appropriated to the Department of Corrections for Fiscal Year 2014-2015 to address the department's projected current year operational deficits. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 59. The sum of \$9,700,000 from nonrecurring general revenue funds is hereby appropriated to the Department of Juvenile Justice for Fiscal Year 2014-2015 to fund the deficit in the Juvenile Detention Program. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 60. The unexpended balance of funds appropriated to the Department of Corrections in Specific Appropriation 718 of chapter 2014-51, Laws of Florida, for implementation of an automated time and attendance system for all prison facilities statewide shall revert and is reappropriated for Fiscal Year 2015-2016 for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 61. The unexpended balance of \$375,000 in general revenue funds appropriated to the Public Defenders in Specific Appropriation 794 of chapter 2014-51, Laws of Florida, for the development of a uniform statewide public defender caseload management network shall revert and its reappropriated for Fiscal Year 2015-2016 for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 62. The unexpended balance of funds appropriated to the state court in Specific Appropriation 3193 of chapter 2014-51, Laws of Florida, for the funding of naltrexone extended-release injectable medication shall revert and is reappropriated for Fiscal Year 2015-2016 for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 63. The sum of \$15,400,000 from nonrecurring general revenue funds is hereby appropriated to the State Court System for Fiscal Year 2014-2015 to address the court's projected current year revenue deficit in its State Court Revenue Trust Fund. This section is effective upon

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becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 64. The following reversions and reappropriations apply to Specific Appropriations of chapter 2014-51, Laws of Florida, as follows: from Specific Appropriation 802, Criminal Conflict and Dependency Counsel, \$1,400,000 in general revenue funds is hereby reverted and reappropriated to Specific Appropriation 796, Child Dependency and Civil Conflict Case, for Fiscal Year 2014-2015. From Specific Appropriation 794, Contracted Services, \$2,135,000 in general revenue funds is hereby reverted and reappropriated as follows: \$1,200,000 in general revenue funds is reappropriated to Specific Appropriation 799, Attorney Payments Over Flat Fee; \$560,000 in general revenue funds is reappropriated to Specific Appropriation 1109, Contracted Services; and \$375,000 in general revenue funds is reappropriated to Specific Appropriation 1116, Contracted Services for Fiscal Year 2014-2015. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 65. The unexpended balance of the \$500,000 appropriated to the City of Miami Gardens for crime prevention technologies in Specific Appropriation 1263 of chapter 2014-51, Laws of Florida, shall revert and is reappropriated for Fiscal Year 2015-2016 to the City of Miami Gardens for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 66. The sum of \$207,504 from the Operating Trust Fund provided to the Florida Department of Law Enforcement in Specific Appropriation 1283A, Qualified Expenditure Category, of chapter 2014-51, Laws of Florida, for the replacement of the Computerized Criminal History System (CCH), is hereby reverted and reappropriated to the Department of Law Enforcement for Fiscal Year 2014-2015 as follows: \$111,444 from the Operating Trust Fund is reappropriated to Specific Appropriation 1276, Expenses, of chapter 2014-51, Laws of Florida; and \$96,060 from the Operating Trust Fund is reappropriated to Specific Appropriation 1278, Contracted Services, of chapter 2014-51, Laws of Florida. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 67. The sum of \$2,665,733 from the Operating Trust Fund provided to the Florida Department of Law Enforcement in Specific Appropriation 1283A of chapter 2014-51, Laws of Florida, for the replacement of the Computerized Criminal History System (CCH) in the Qualified Expenditure Category, shall revert and is reappropriated to the Florida Department of Law Enforcement for Fiscal Year 2015-2016 for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 68. The unexpended balance of funds appropriated to the state courts in Specific Appropriation 3192 of chapter 2014-51, Laws of Florida, for the compensation of retired judges shall revert and is reappropriated for Fiscal Year 2015-2016 for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 69. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2013-0213 for storm damages associated with Tropical Storm Debby, and subsequently distributed to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2014-0005, shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Agriculture and Consumer Services for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier

SECTION 70. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services for domestic security issues in Specific Appropriation 1979A of chapter 2014-51, Laws of Florida, and subsequently distributed to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2015-0014, shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Agriculture and Consumer Services for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 71. The unexpended balance of funds provided to the Department

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of Agriculture and Consumer Services pursuant to EOG #B2015-0071 for storm damages associated with panhandle flooding, shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Agriculture and Consumer Services for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 72. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services from the Agricultural Emergency Eradication Trust Fund in Specific Appropriation 1490 of chapter 2014-51, Laws of Florida, for oyster planting activities, shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Agriculture and Consumer Services for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 73. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services in Specific Appropriation 1391A and Section 59 of chapter 2014-51, Laws of Florida, for the Fisheating Creek hybrid wetlands treatment project, shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Agriculture and Consumer Services for a floating aquatic vegetative tilling treatment system located within the Northern Everglades and Estuaries Protection area. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 74. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services in Specific Appropriation 1413, chapter 2014-51, Laws of Florida, for the natural gas fuel fleet vehicle rebate program, shall revert and is reappropriated for Fiscal Year 2015-2016 to the Department of Agriculture and Consumer Services for the same purpose. This section is effective upon becoming law or on June 29, 2015, or whichever occurs earlier.

SECTION 75. Effective upon becoming law or June 29, 2015, whichever occurs earlier, the unexpended balance of funds in the Coastal Protection Trust Fund provided to the Department of Environmental Protection in Section 58, chapter 2014-51, Laws of Florida, by BP for Natural Resource Damage Assessment shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Environmental Protection for the same purpose.

SECTION 76. Effective upon becoming law or June 29, 2015, whichever occurs earlier, the sum of \$14,800,000 from unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1865 of Chapter 2007-72, Laws of Florida, totaling \$10,965,577 and Specific Appropriation 1778 of Chapter 2008-152, Laws of Florida, totaling \$3,834,423, for Grants and Aid Water Management District Alternative Water Supply is hereby reverted.

SECTION 77. Effective upon becoming law or June 29, 2015, whichever occurs earlier, the unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1622A of chapter 2014-51, Laws of Florida, for the Indian River Lagoon and Lake Okeechobee Basin projects shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Environmental Protection for the same purpose. Of this amount, \$2 million for Caloosahatchee (C-43) West Basin Storage Reservoir Project is appropriated in a fixed capital outlay category.

SECTION 78. Effective upon becoming law or June 29,2015, whichever occurs earlier, the unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1715A of chapter 2014-51, Laws of Florida, provided for the Coast Guard Auxiliary Flotilla 11-1 Sand Key Park Project shall revert to the Marine Resources Conservation Trust Fund within the Fish and Wildlife Conservation Commission and is appropriated for Fiscal Year 2015-16 for the BE SAFE, Inc. headquarters building. This section expires on June 30, 2016.

SECTION 79. Effective upon becoming law or June 29, 2015, whichever occurs earlier, the unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1640C of chapter 2013-40, Laws of Florida, for the Apalachicola - Wet Weather Storage Pond shall revert and is appropriated for Fiscal Year 2015-16 to

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the Department of Environmental Protection for the Apalachicola Drinking Water Treatment and improvement project.

SECTION 80. Effective upon becoming law or June 29, 2015, whichever occurs earlier, the unexpended balance of funds provided to the Department of Environmental Protection to be transferred to the Southwest Florida Water Management District in chapter 2014-151, Laws of Florida, shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Environmental Protection to be transferred to the Southwest Florida Water Management District for the Heritage Lake Estates Conservation Easement in Pasco County for flood protection. These funds are in addition to the funds provided in Specific Appropriation 1620A.

SECTION 81. The unexpended balance of funds provided in Specific Appropriation 1979A of chapter 2014-51, Laws of Florida, and distributed to the Department of Financial Services in EOG# B2014-0005 for strengthening domestic security shall revert and is appropriated for Fiscal Year 2015-2016 to the department for the same purpose. This section is effective upon becoming law or June 29, 2015, whichever occurs earlier.

SECTION 82. The unexpended balance of funds provided to the Department of Financial Services in Specific Appropriation 2411A of chapter 2014-51, Laws of Florida, for the procurement of a new Risk Management Information Claims System shall revert and is appropriated for Fiscal Year 2015-2016 to the department for the same purpose. This section is effective upon becoming law or June 29, 2015, whichever occurs earlier.

SECTION 83. From the unexpended balance of funds provided to the Department of Financial Services for the Laboratory Management Information System in Specific Appropriations 2394 and 2396 in chapter 2014-51, Laws of Florida, the sums of \$150,000 in Expenses and \$125,000 in Contracted Services appropriation categories are immediately reverted and are appropriated for Fiscal Year 2015-2016 to the department for the same purpose. This section is effective upon becoming law or June 29, 2015, whichever occurs earlier.

SECTION 84. The sum of \$1,327,578 in nonrecurring funds from the General Revenue Fund is appropriated to the Agency for State Technology for transfer to the Working Capital Trust Fund to cover Fiscal Year 2013-2014 trust fund deficits. This section is effective upon becoming law or June 29, 2015, whichever occurs earlier.

SECTION 85. The sum of \$5,826,054 provided to the Department of Financial Services in Specific Appropriation 2340A of chapter 2014-51, Laws of Florida, for the Pre-Design, Development, and Implementation phase recommended in the March 31,2014, Florida Department of Financial Services FLAIR Study, version 031, for the replacement of the Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS) is hereby reverted. This section is effective upon becoming law.

SECTION 86. Effective upon the act becoming a law or June 29, 2015, whichever occurs earlier, all undisbursed, unobligated balances and all certified forward appropriations remaining in the Land Acquisition Trust Fund within the Fish and Wildlife Conservation Commission on June 30, 2015, shall be transferred to the Grants and Donations Trust Fund, FLAIR number 77-2-339, within the Fish and Wildlife Conservation Commission.

SECTION 87. The unexpended balance of funds provided to the Department of Management Services in Specific Appropriation 2726A of chapter 2014-51, Laws of Florida, for the Facilities Management Information System shall revert and is appropriated for Fiscal Year 2015-2016 to the department for the same purpose. This section is effective upon becoming law or June 29, 2015, whichever occurs earlier.

SECTION 88. From the unexpended balance of funds provided to the Agency for State Technology in section 32, chapter 2014-221, Laws of Florida, from the Salaries and Benefits appropriation category, the sum of \$1,100,000 is immediately reverted; from the Contracted Services appropriation category, the sum of \$100,000 is immediately reverted; from the Expenses appropriation category, the sum of \$52,500 is immediately reverted; and from the Administrative Overhead appropriation

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category, the sum of \$47,500 is immediately reverted. This section is effective upon becoming law or June 29, 2015, whichever occurs earlier.

SECTION 89. There is hereby appropriated \$1,730,186 in nonrecurring funds from the Working Capital Trust Fund to the Agency for State Technology to resolve prior years' outstanding invoices for the Department of Citrus, Department of Business and Professional Regulation, Department of Children and Families, Department of Environmental Protection, Department of Juvenile Justice, Department of Health, Department of State, Department of Highway Safety and Motor Vehicles, Agency for Health Care Administration, Agency for Persons with Disabilities, and the Fish and Wildlife Conservation Commission. This section shall take effect upon becoming law. This section is effective upon becoming law or June 29, 2015, whichever occurs earlier.

SECTION 90. The unexpended balance of funds provided to the Department of Revenue in Section 63 of chapter 2014-51, Laws of Florida, and Specific Appropriation 3056 of chapter 2014-51, Laws of Florida, for the One-Stop Business Registration Portal shall revert immediately. This section shall take effect upon becoming law.

SECTION 91. From the funds appropriated in Specific Appropriation 3035 of chapter 2014-51, Laws of Florida, to the Department of Revenue, \$772,077 from the General Revenue Fund shall revert immediately. This section shall take effect upon becoming law.

SECTION 92. The unexpended balance of funds provided for domestic security projects in Specific Appropriation 1979A of chapter 2014-51, Laws of Florida, that was subsequently distributed to the Executive Office of the Governor, Division of Emergency Management in budget amendment EOG #B2015-0014, and the unexpended balance of funds provided for Fiscal Year 2014-2015 to the division in section 69 of chapter 2014-51, Laws of Florida, are reverted and reappropriated for Fiscal Year 2015-2016 to the division for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 93. The unexpended balance of funds provided to the Executive Office of the Governor, Division of Emergency Management for the federal Emergency Management Performance Grant for Fiscal Year 2014-2015 in Specific Appropriations 2567 and 2576 of chapter 2014-51, Laws of Florida, and the unexpended balance of funds provided for Fiscal Year 2014-2015 in section 70 of chapter 2014-51, Laws of Florida, are reverted and reappropriated for Fiscal Year 2015-2016 to the division for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 94. The unexpended balance of funds provided to the Executive Office of the Governor, Division of Emergency Management for the State and Local Implementation Grant for Fiscal Year 2014-2015 in section 71 of chapter 2014-51, Laws of Florida, is reverted and reappropriated for Fiscal Year 2015-2016 to the division for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 95. The unexpended balance of funds provided to the Department of Highway Safety and Motor Vehicles for the First Net State and Local Implementation Grants in section 72 of chapter 2014-51, Laws of Florida, is reverted and reappropriated to the department for Fiscal Year 2015-2016 for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 96. The unexpended balance of funds in Specific Appropriation 2660 of chapter 2014-51, Laws of Florida, provided to the Department of Highway Safety and Motor Vehicles for renovations of a state owned facility located on Martin Luther King, Jr. Boulevard in Tampa, Florida shall revert immediately. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 97. The sum of \$250,000 from the unexpended balance of funds provided to the Department of State for litigation expenses in Specific Appropriation 3078 of chapter 2014-51, Laws of Florida, is reverted and reappropriated to the department for Fiscal Year 2015-2016 for the same purpose. This section is effective upon becoming law or on June 29,

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SECTION 98. The unexpended balance of funds provided in Specific Appropriation 3146A of chapter 2014-51, Laws of Florida, to the Department of State for the MOSI - Design and Construction for STEM Showcase and MOSI Technology Institute is reverted and appropriated for Fiscal Year 2015-2016 for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 99. The sum of \$240,000 from the unexpended balance of funds provided to the Department of State in Specific Appropriation 3140A of chapter 2014-51, Laws of Florida, for fine arts endowment grants shall revert and is reappropriated for Fiscal Year 2015-2016 to the Department of State for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 100. Pursuant to the proviso included in Specific Appropriation 1868 becoming law, the Department of Transportation is hereby authorized to transfer, using nonoperating budget authority, \$2,000,000 from the State Transportation Trust Fund to the Transportation Disadvantaged Trust Fund by October 31, 2015, to address non-Medicaid transportation needs in rural areas of the state.

SECTION 101. The unexpended balance of funds provided to the Department of Economic Opportunity for the State Small Business Credit Initiative in section 65 of chapter 2014-51, Laws of Florida, including the unreleased balance of funds held in reserve, are reverted and reappropriated for Fiscal Year 2015-2016 to the department for the same purpose. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 102. The unexpended balance of funds provided in Specific Appropriation 2193A of chapter 2014-51, Laws of Florida, to the Department of Economic Opportunity for workforce development projects is reverted and reappropriated for the same purpose in Fiscal Year 2015-2016 for projects with the following entities: The Able Trust and Goodwill Manasota. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 103. The unexpended balance of funds provided in Specific Appropriation 2242A of chapter 2014-51, Laws of Florida, to the Department of Economic Opportunity for housing and community development projects is reverted and reappropriated for the same purpose in Fiscal Year 2015-2016 for the following projects:

Bud and Dorie Day - Medal of Honor Patriots Trail Miami Design District - Public Infrastructure Improvements Glades County Gateway Logistics and Manufacturing Training

Metropolitan Ministries - Pasco Housing Initiative Pensacola-Escambia Development Commission - Industrial Park Rental Housing for Low-Income Seniors - City of Crestview Mossy Head Industrial Park - Walton County City of West Palm Beach Broadway Redevelopment

This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 104. The unexpended balance of funds provided in Specific Appropriation 2256A of chapter 2014-51, Laws of Florida, to the Department of Economic Opportunity for economic development projects is reverted and reappropriated for the same purpose in Fiscal Year 2015-2016 for the Collier County Soft Landing Accelerator Project and All Children's Hospital John Hopkins Pediatric Research Zone. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 105. The unexpended balance of funds provided to the Department of Economic Opportunity from the State Economic Enhancement and Development Trust Fund for economic development tools in Specific Appropriation 2252 of chapter 2014-51, Laws of Florida, that was subsequently distributed to various operating appropriation categories in budget amendments EOG #B2015-0064 and EOG #B2015-0534, shall revert, as follows: \$5,700,000 from the Quick Action Closing Fund appropriation

SECTION 105 SPECIFIC APPROPRIATION

category; and a total of \$450,000 from the Grants and Aids Qualified Target Industry Program, Grants and Aids - Qualified Defense Contractor Program, Grants and Aids Qualified Target Industry Brownfield Redevelopment and Grants and Aids - Brownfield Redevelopment Project appropriation categories. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 106. The sum of \$1,000,000 provided to the Department of Economic Opportunity from the State Economic Enhancement and Development Trust Fund for marketing the state to veterans in Specific Appropriation 2254 of chapter 2014-51, Laws of Florida, shall revert. This section is effective upon becoming law or on June 29, 2015, whichever occurs earlier.

SECTION 107. The Department of Economic Opportunity is hereby authorized to transfer, using nonoperating budget authority, \$5,000,000 from the Special Employment Security Administration Trust Fund to the Employment Security Administration Trust Fund.

SECTION 108. Effective upon becoming law or June 29, 2015, whichever occurs earlier, the Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2015-0448 as submitted April 24, 2015, by the Governor on behalf of the Department of Environmental Protection for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2014-2015 consistent with the amendment.

SECTION 109. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG# B2015-0423 as submitted on March 13, 2015, by the Governor on behalf of the Department of Financial Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2014-2015 consistent with the amendment. This section is effective upon becoming law.

SECTION 110. Pursuant to section 215.32(2)(b)4.a., Florida Statutes, \$230,152,338 from unobligated cash balance amounts specified from the following trust funds shall be transferred to the General Revenue Fund for Fiscal Year 2015-2016:

#### AGENCY FOR HEALTH CARE ADMINISTRATION DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES Conservation and Recreation Lands Program Trust Fund..... 3,360,592 DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION Division of Florida Condominiums, Timeshares and Mobile DEPARTMENT OF ECONOMIC OPPORTUNITY State Economic Enhancement and Development Trust Fund.... 23,100,000 DEPARTMENT OF ENVIRONMENTAL PROTECTION Conservation and Recreation Lands Trust Fund........... 9,052,219 Ecosystem Management and Restoration Trust Fund....... 3,776,527 Solid Waste Management Trust Fund. 3,000,000 Inland Protection Trust Fund. 25,000,000 Water Protection and Sustainability Program Trust Fund.... 14,800,000 DEPARTMENT OF FINANCIAL SERVICES 5.000.000 DEPARTMENT OF MANAGEMENT SERVICES DEPARTMENT OF STATE FISH AND WILDLIFE CONSERVATION COMMISSION Conservation and Recreation Lands Program Trust Fund..... FLORIDA DEPARTMENT OF LAW ENFORCEMENT

SECTION 110 SPECIFIC APPROPRIATION

Funds specified above from each trust fund shall be transferred in four equal installments on a quarterly basis during the fiscal year, except for funds from the Local Government Housing Trust Fund and the State Housing Trust Fund, which shall transfer fifty percent by March 1, 2016, and fifty percent by June 30, 2016.

This section shall take effect upon becoming law.

SECTION 111. The Chief Financial Officer is hereby authorized to transfer \$214,500,000 from the General Revenue Fund to the Budget Stabilization Fund for Fiscal Year 2015-2016 as required by section 215.32(2)(c), Florida Statutes.

SECTION 112. Any section of this act, or any appropriation herein contained, if found to be invalid shall in no way affect other sections or specific appropriations contained in this act.

SECTION 113. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2015, except that if an earlier effective date is specified herein for any section, that section shall operate retroactively to that date. If this act fails to become a law until after July 1, 2015, it shall take effect upon becoming a law and operate retroactively to July 1, 2015, except that if an earlier effective date is specified herein for any section, that section shall take effect upon becoming a law and operate retroactively to that date.

TOTAL THIS GENERAL APPROPRIATION ACT

FROM GENERAL REVENUE FUND 29,040,037,555	
FROM TRUST FUNDS	49,657,962,286
TOTAL POSITIONS 113,686.57	
TOTAL ALL FUNDS	78,697,999,841
TOTAL APPROVED SALARY RATE 4,977,407,817	

On motion by Senator Lee, the Conference Committee Report on **SB 2500-A** was adopted. **SB 2500-A** passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—37

Mr. President	Galvano	Negron
Abruzzo	Garcia	Richter
Altman	Gibson	Ring
Bean	Grimsley	Sachs
Benacquisto	Hays	Simmons
Bradley	Hukill	Simpson
Brandes	Hutson	Smith
Dean	Joyner	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	
Gaetz	Montford	

Nays-None

#### DISCLOSURE

A trust of which I am a beneficiary has an interest in property adjacent to certain Florida Department of Transportation right-of-way. I am uncertain to what degree the provisions in Senate Bill 2500-A may benefit the trust or its assets, but I would like to make this disclosure in an abundance of caution.

Therefore, I believe that, because this bill may potentially benefit this trust, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Travis Hutson, 6th District

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

#### RETURNING MESSAGES — FINAL ACTION

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2500-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2502-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2504-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2506-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2508-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2510-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled. The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2512-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2514-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2516-A, as amended by the Conference Committee Report.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2520-A, as amended by the Conference Committee Report, by the required constitutional three-fifths vote of the membership.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed SB 2522-A, as amended by the Conference Committee Report, by the required constitutional three-fifths vote of the membership.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

### ENROLLING REPORTS

SB 2500-A, SB 2502-A, SB 2504-A, SB 2506-A, SB 2508-A, SB 2510-A, SB 2512-A, SB 2514-A, SB 2516-A, SB 2520-A, and SB 2522-A have been enrolled, signed by the required Constitutional Officers, and presented to the Governor on June 19, 2015.

Debbie Brown, Secretary

#### CORRECTION AND APPROVAL OF JOURNAL

The Journal of June 18 was corrected and approved.

### ADJOURNMENT

On motion by Senator Simmons, the Senate in Special Session adjourned sine die at  $6\!:\!50$  p.m.



### Final Reports After Adjournment Sine Die — 2015 Special Session A

## MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he had filed with the Secretary of State the following bills which he approved—

SB 2500-A, SB 2502-A, SB 2504-A, SB 2506-A, SB 2508-A, SB 2510-A, SB 2512-A, SB 2514-A, SB 2516-A, SB 2520-A, and SB 2522-A on June 23, 2015.

### **CERTIFICATE**

**THIS IS TO CERTIFY** that the foregoing pages, numbered 1 through 335, inclusive, are and constitute a complete, true and correct journal and record of the proceedings of the Senate of the State of Florida in Special Session, convened at 1:00 p.m. on the 1st day of June, 2015, and adjourned at 6:50 p.m. on the 19th day of June, 2015. Additionally, there has been included a record of the actions taken by the Governor subsequent to the sine die adjournment of the Special Session.

Debbie Brown
Secretary of the Senate

Debbie Brown

Tallahassee, Florida June 23, 2015

## MEMBERS OF THE SENATE; BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED; AND COMMITTEE ASSIGNMENTS

### SPECIAL SESSION A June 1 - 19, 2015

[Source: Office of Legislative Services]

### (Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

#### BEAN, AARON—4th District

Introduced: 2A

Committees: Health Policy, Chair; Appropriations Subcommittee on Health and Human Services; Commerce and Tourism; Fiscal Policy; Judiciary; Regulated Industries; and Joint Administrative Procedures Committee

#### **BRADLEY, ROB—7th District**

Introduced: 14A

Committees: Regulated Industries, Chair; Fiscal Policy, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Communications, Energy, and Public Utilities; Community Affairs; Criminal Justice; Reapportionment; and Joint Legislative Auditing Committee

### **EVERS, GREG—2nd District**

Introduced: 16A

Committees: Criminal Justice, Chair; Appropriations Subcommittee on Criminal and Civil Justice; Communications, Energy, and Public Utilities; Environmental Preservation and Conservation; Military and Veterans Affairs, Space, and Domestic Security; and Transportation

### **HUKILL, DOROTHY L.—8th District**

Introduced: 4A, 6A, 8A, 10A

Committees: Finance and Tax, Chair; Communications, Energy, and Public Utilities, Vice Chair; Appropriations; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Fiscal Policy; and Joint Committee on Public Counsel Oversight

#### JOYNER, ARTHENIA L.—19th District

Introduced: 12A

Committees: Appropriations Subcommittee on Criminal and Civil Justice, Vice Chair; Appropriations; Health Policy; Higher Education; Judiciary; Rules; and Joint Legislative Budget Commission

#### LEE, TOM-24th District

Introduced: **2500A**, **2502A**, **2504A**, **2506A**, **2508A**, **2510A**, **2512A**, **2514A**, **2516A**, **2518A**, **2520A**, **2522A**, 2524A

Committees: Appropriations, Chair; Appropriations Subcommittee on General Government; Banking and Insurance; Reapportionment; Rules; and Joint Legislative Budget Commission, Alternating Chair

## BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED BY COMMITTEES

### SPECIAL SESSION A June 1 - 19, 2015

[Source: Office of Legislative Services]

(Boldfaced bill numbers passed both houses.)

### APPROPRIATIONS

Introduced: 2A Committee Substitute: 2A

### HEALTH POLICY

Introduced: 2A Committee Substitute: 2A

## **SPECIAL SESSION A**

June 1 - 19, 2015

### MISCELLANEOUS SUBJECT INDEX

Subject	Page	Subject	Page
COMMITTEES		MOMENT OF SILENCE	42
Conference Committee Appointments		PROCLAMATIONS	
COMMUNICATION	43	SPECIAL PRESENTATION	42
MEMBERS Vote, Disclosure Hutson	7 333	SPECIAL RECOGNITION	

## 2015 SPECIAL SESSION A

### **VETOED BILLS**

Bill No.	Subject	Introducer	Date Vetoed
SB 2500-A	Appropriations/Line Items	Lee	6/23/15

## Subject Index of Senate and House Bills, Resolutions and Memorials

### SPECIAL SESSION A June 1 - 19, 2015

[Source: Office of Legislative Services]

This index embraces all measures introduced in both the Senate and House. The house of origin is identified by the letter preceding each bill: S-Senate, H-House. House bills shown in this index include those never received by the Senate, and their inclusion here is only for the convenience of the user interested in all bills introduced in the Legislature on a particular subject.

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

A

#### ADULT EDUCATION

See: Workforce education under CAREER EDUCATION

#### **AGRICULTURE**

**Department of Agriculture and Consumer Services** 

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

Budget Amendments See: STATE FINANCES

Business Information Portal See: BUSINESS AND COMMERCE Land Acquisition See: Florida Forever Program; acquisition of lands for conservation and recreation under State Lands under

Sale of property, Osceola County; use of proceeds, S2502-A(2015-202)

Trust Funds See: TRUST FUNDS

### **AIRPORTS**

Sarasota-Manatee Airport Authority, S2502-A(2015-222)

#### ALCOHOLIC BEVERAGES

Cider, **H33-A(2015-221)** Taxes, **H33-A(2015-221)** 

### AMBULATORY SURGICAL CENTERS

2015-2016, **S2500-A(2015-232)**, H1-A

Licensure; regulation, H23-A

#### APPROPRIATIONS

**General Appropriations Bills** 

2015-2016, conforming, **S2504-A**(2015-223), **S2506-A**(2015-224), **S2508-A**(2015-225), **S2510-A**(2015-226), **S2512-A**(2015-227), **S2514-A**(2015-228), **S2516-A**(2015-229), S2518-A, **S2520-A**(2015-230), **S2522-A**(2015-231), S2524-A, H5-A, H7-A, H9-A, H11-A, H13-A, H15-A, H17-A, H19-A

2015-2016, implementing, **S2502-A(2015-222)**, H3-A Management Services Department, H21-A

Revenue Department, H33-A(2015-221)

#### AQUACULTURE

Sales Tax See: Livestock under Definitions under SALES TAX

### AUDITOR GENERAL

See: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

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#### BEACHES AND SHORES

#### Preservation

Beach management; erosion control, restoration, nourishment, and storm and hurricane protection, S2502-A(2015-222), S2516-A(2015-229), H3-A, H15-A

#### **BICYCLES**

Shared-Use Nonmotorized Trail Network, multiuse trails or shareduse paths; provide nonmotorized transportation opportunities for bicyclists and pedestrians, **S2514-A(2015-228)** 

#### **BOATS AND BOATING**

Sales Tax, Boat Repairs See: SALES TAX

#### BROWARD COUNTY

Program of All-inclusive Care for the Elderly (PACE)  $\;\;$  See: Long-term Care under ELDERLY PERSONS

#### **BUSINESS AND COMMERCE**

Business Information Portal, creation; provide information to start and operate a business in Florida, including information regarding licenses, permits or registrations that are issued by specified agencies, **S2506-A(2015-224)**, H13-A

One-Stop Business Registration Portal, termination; provide individuals and businesses a single point-of-entry into state government for completing and submitting documents required for transacting business in Florida, **S2506-A(2015-224)**, H13-A

## BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE

Business Information Portal See: BUSINESS AND COMMERCE Licensure of Regulated Professions, General Provisions

Business Information Portal See: BUSINESS AND COMMERCE One-Stop Business Registration Portal See: BUSINESS AND COMMERCE

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### CAREER EDUCATION

#### Teachers

Liability insurance, **S2502-A(2015-222)**, H3-A Workforce education, **S2502-A(2015-222)**, H3-A

#### CHILDREN AND FAMILIES, DEPARTMENT OF

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

Community-based Care Lead Agencies See: Children under SOCIAL SERVICES

Health Insurance Affordability Exchange Program or FHIX See: Health Care Access under HEALTH CARE

#### CITRUS

 $\begin{array}{ll} \mbox{Department of Citrus} & \mbox{See: PUBLIC OFFICERS AND EMPLOYEES;} \\ \mbox{STATE AGENCIES} & \end{array}$ 

#### COMMUNICATIONS

#### Law Enforcement Radio System

Joint Task Force on State Agency Law Enforcement Communications, S2502-A(2015-222), H3-A

### State Communications System

SUNCOM network, **S2502-A(2015-222)**, H3-A

#### COMMUNITIES TRUST, S2516-A(2015-229), H15-A

#### CONFERENCE COMMITTEE BILLS

Appropriations, S2500-A(2015-232), S2502-A(2015-222)

Community-based care lead agencies, S2510-A(2015-226)

Florida Business Information Portal, S2506-A(2015-224)

Medicaid, S2508-A(2015-225)

Retiree benefits, employer contributions, S2512-A(2015-227)

State employees, S2504-A(2015-223)

Transportation Department, S2514-A(2015-228)

#### Trust Funds

Land Acquisition Trust Fund, Agency for Persons with Disabilities, S2518-A

Land Acquisition Trust Fund, Agriculture and Consumer Services Department, S2520-A(2015-230)

Land Acquisition Trust Fund, State Department, S2522-A(2015-

Land Acquisition Trust Fund, Transportation Department, S2524-A Water and Land Conservation Constitutional Amendment, Implementation of, S2516-A(2015-229)

#### CONSTRUCTION INDUSTRY

**Building Standards** 

Florida Building Code

Regulation, S2502-A(2015-222)

#### CONTRABAND FORFEITURES

See: FORFEITURES

#### CORRECTIONS, DEPARTMENT OF

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

#### Personnel

Salaries and benefits, S2502-A(2015-222), H3-A

#### COURTS

### **Judges and Justices**

Generally, S2502-A(2015-222), H3-A

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#### DISABILITIES, AGENCY FOR PERSONS WITH

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

Budget Amendments See: Budgets under STATE FINANCES Community-based Care Lead Agencies See: Children under SOCIAL SERVICES

Trust Funds See: TRUST FUNDS

### DISABLED PERSONS

Community services; home services, S2502-A(2015-222), H3-A

### **Developmentally Disabled Persons**

Comprehensive transitional education programs, S2502-A(2015-222)

#### **Facilities**

Licensure; regulation, S2502-A(2015-222)

#### Education

Florida Personal Learning Scholarship Accounts Program See: STUDENT FINANCIAL ASSISTANCE OR SCHOLARSHIPS

### DISPROPORTIONATE SHARE PROGRAM

See: MEDICAID

### DRIVER LICENSES

Equipment and consumables, contract extension, S2502-A(2015-222)

#### DRUGS

### Controlled Substances

### **Authority to Prescribe**

Advanced practice registered nurse, H27-A

Physician assistants, H27-A

### Prescriptions

Prescription drug monitoring program, S2502-A(2015-222), H3-A

#### Prescriptions

State Employees' Prescription Drug Program See: State Group Insurance Program under State Insurance Programs under IN-SURANCE

#### DRY CLEANING FACILITIES

#### **Contaminated Sites**

Corporate Income Tax Credit See: TAXATION

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#### ECONOMIC DEVELOPMENT

#### **Brownfield Redevelopment**

Bonus refunds, **H33-A(2015-221)** 

Corporate Income Tax Credit See: TAXATION

#### **Community Redevelopment**

Local Government Distressed Area Matching Grant Program, H33-A(2015-221)

#### **Defense Industry**

Qualified Defense Contractor Tax Refund Program See: MILI-TARY AFFAIRS

#### **Enterprise Zones**

Corporate Income Tax Credits See: TAXATION

Sales Tax See: Credits; Exemptions under SALES TAX

High-impact businesses, H33-A(2015-221)

#### **Incentive Programs**

Innovation Incentive Program; resources for businesses; respond to economic opportunities and compete for research and development operations and projects, **H33-A(2015-221)** 

Quick Action Closing Fund, H33-A(2015-221)

#### **Target Industries**

Tax refund program, H33-A(2015-221)

### ECONOMIC OPPORTUNITY, DEPARTMENT OF

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

Business Information Portal See: BUSINESS AND COMMERCE Generally, **H33-A(2015-221)** 

One-Stop Business Registration Portal See: BUSINESS AND COMMERCE

#### **EDUCATION**

### **Department of Education**

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

Generally, S2502-A(2015-222)

#### **Finances**

District school tax, S2502-A(2015-222)

Education Finance Program, S2502-A(2015-222), H3-A

Federally connected student supplement; provide funding for school districts to support education of students connected with federally owned military installations, NASA property, or Indian lands, S2502-A(2015-222)

### Florida College System Institutions

Performance funding, S2502-A(2015-222)

Instructional Materials See: SCHOOLS

School Recognition Program, S2502-A(2015-222), H3-A

#### **State University System**

Performance funding, S2502-A(2015-222)

Teachers Classroom Supply Assistance Program, S2502-A(2015-222)

### **Preschool Programs**

### Office of Early Learning

Child Care Executive Partnership Program, S2502-A(2015-222), H3-A

School readiness,  $\mathbf{S2502\text{-}A(2015\text{-}222)}$ , H3-A

#### **EDUCATION COMMISSIONER**

Generally, S2502-A(2015-222)

#### EDUCATION, STATE BOARD OF

Generally, S2502-A(2015-222)

### EDUCATIONAL FACILITIES

#### **Construction Services**

Remodeling, renovation, maintenance, repairs, and site improvement, S2502-A(2015-222), H3-A

#### ELDERLY PERSONS

#### **Department of Elderly Affairs**

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

#### ELDERLY PERSONS (Cont.)

#### **Department of Elderly Affairs** (Cont.)

Program of All-inclusive Care for the Elderly (PACE) See: Longterm Care, this heading

#### Long-term Care

Alternatives to institutional care (in-home care, community-based care, etc.), S2502-A(2015-222), S2508-A(2015-225)

#### ENVIRONMENTAL PROTECTION

#### **Department of Environmental Protection**

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE

Budget Amendments See: Budgets under STATE FINANCES Land Acquisition See: Florida Forever Program; acquisition of lands for conservation and recreation under State Lands under LANDS

Trust Funds See: TRUST FUNDS

#### Permits

Business Information Portal See: BUSINESS AND COMMERCE One-Stop Business Registration Portal See: BUSINESS AND COMMERCE

#### **Pollution Control**

#### **Brownfield Redevelopment**

Corporate Income Tax Credit See: TAXATION

**Contaminated Sites** 

Corporate Income Tax Credit See: TAXATION Rehabilitation, S2502-A(2015-222), H3-A

Water Quality

Total Maximum Daily Loads (TMDLs) See: Water Quality under WATER AND WASTEWATER

Reefs

Coral Reefs See: REEFS

#### ESTATES AND TRUSTS

**Probate Code** 

Generally, H33-A(2015-221)

### **EVERGLADES**

Restoration, S2516-A(2015-229), H15-A

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### FINANCIAL SERVICES COMMISSION

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE AGENCIES

#### Financial Regulation, Office of

Business Information Portal See: BUSINESS AND COMMERCE

Insurance Regulation, Office of

Business Information Portal See: BUSINESS AND COMMERCE

### FINANCIAL SERVICES, DEPARTMENT OF

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE

Business Information Portal See: BUSINESS AND COMMERCE One-Stop Business Registration Portal See: BUSINESS AND COMMERCE

### FISH AND WILDLIFE CONSERVATION COMMISSION

See also: PUBLIC OFFICERS AND EMPLOYEES; STATE **AGENCIES** 

Budget Amendments See: Budgets under STATE FINANCES Business Information Portal See: BUSINESS AND COMMERCE Trust Funds See: TRUST FUNDS

#### FISHING (SALTWATER)

Apalachicola Bay, **S2516-A(2015-229)**, H15-A

Management and restoration programs, S2516-A(2015-229), H15-A Reefs

Coral Reefs See: REEFS

#### FLORIDA COLLEGE SYSTEM INSTITUTIONS

Funding See: Florida College System Institutions under Finances under EDUCATION

Prepaid meal plans, H33-A(2015-221)

Students

Textbooks

Generally, H33-A(2015-221)

#### FOOD STAMPS

See: Food assistance programs under SOCIAL SERVICES

#### **FORFEITURES**

#### **Contraband Forfeitures**

Proceeds, **S2502-A(2015-222)**, H3-A

#### FOSTER CARE

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#### **GOVERNOR**

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#### Students

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#### UNIVERSITIES (STATE)

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# SENATE BILLS, RESOLUTIONS AND MEMORIALS BY NUMBER WITH SUBJECT, INTRODUCER AND DISPOSITION

### SPECIAL SESSION A June 1 - 19, 2015

### (To Obtain the Number of a Bill, see Subject Index)

Abbreviations	Final Disposition
BA — Bill Action Ch. — Chapter Number, Bill Passed CO — Co-Introducers CR — Committee Report CS — Committee Substitute FR — First Reading MO — Motion RC — Reference Change  Boldfaced Page Numbers — Passage of Bill  Types of Bills  SB/HB — Senate/House Bill SCR/HCR — Senate/House Concurrent Resolution SJR/HJR — Senate/House Joint Resolution SM/HM — Senate/House Memorial SR — Senate Resolution	Adopted  CBP — Companion Bill Passed  DCC — Died in Conference Committee  DCH — Died on House Calendar  DCS — Died on Senate Calendar  DHC — Died in House Committee  DM — Died in Messages  DNI — Died, Not Introduced  DPR — Died Pending Reference Review  DSC — Died in Senate Committee  FPH — Failed to Pass House  FPS — Failed to Pass Senate  LTH — Laid on Table in House  LTS — Laid on Table in Senate  Passed  UHC — Unfavorable Report, House Committee  Vetoed  WNI — Withdrawn, Not Introduced  WS — Withdrawn from the Senate
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0, (MO/10 OII. 2013-224 ODI -DD 2000-A	1

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