Bill No. CS/CS/SB 1910

I	Amendment No. (for drafter's use only) CHAMBER ACTION
	Senate House
-	
1	Representative Gannon offered the following:
2 3	Amendment (with title amendment)
4	On page 10, between lines 6 and 7,
5	on page 10, between 11nes o and 7,
6	insert:
7	Section 3. Paragraph (d) is added to subsection (2) and
8	paragraph (q) is added to subsection (3) of section 95.11,
9	Florida Statutes, to read:
10	95.11 Limitations other than for the recovery of real
11	propertyActions other than for recovery of real property
12	shall be commenced as follows:
13	(2) WITHIN FIVE YEARS
14	(d) An action alleging a willful violation of s. 448.110.
15	(3) WITHIN FOUR YEARS
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16	(q) An action alleging a violation, other than a willful
17	violation, of s. 448.110.
18	Section 4. Section 448.110, Florida Statutes, is created
19	to read:
20	448.110 State minimum wage; annual wage adjustment;
21	enforcement
22	(1) This section may be cited as the "Florida Minimum Wage
23	<u>Act."</u>
24	(2) The purpose of this section is to provide measures
25	appropriate for the implementation of s. 24, Art. X of the State
26	Constitution, in accordance with authority granted to the
27	Legislature pursuant to s. 24(f), Art. X of the State
28	Constitution.
29	(3) Effective May 2, 2005, employers shall pay employees a
30	minimum wage at an hourly rate of \$6.15 for all hours worked in
31	Florida. Only those individuals entitled to receive the federal
32	minimum wage under the federal Fair Labor Standards Act and its
33	implementing regulations shall be eligible to receive the state
34	minimum wage pursuant to s. 24, Art. X of the State Constitution
35	and this section. The provisions of ss. 213 and 214 of the
36	federal Fair Labor Standards Act, as interpreted by applicable
37	federal regulations and implemented by the Secretary of Labor,
38	are incorporated herein.
39	(4)(a) Beginning September 30, 2005, and annually on
40	September 30 thereafter, the Agency for Workforce Innovation
41	shall calculate an adjusted state minimum wage rate by
42	increasing the state minimum wage by the rate of inflation for
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43	the 12 months prior to September 1. In calculating the adjusted
44	state minimum wage, the agency shall use the Consumer Price
45	Index for Urban Wage Earners and Clerical Workers, not
46	seasonally adjusted, for the South Region, or a successor index
47	as calculated by the United States Department of Labor. Each
48	adjusted state minimum wage rate shall take effect on the
49	following January 1, with the initial adjusted minimum wage rate
50	to take effect on January 1, 2006.
51	(b) The Agency for Workforce Innovation and the Department
52	of Revenue shall annually publish the amount of the initial and
53	adjusted state minimum wage, as applicable, and the effective
54	date. Publication shall occur by posting the adjusted state
55	minimum wage rate and the effective date on the Internet home
56	pages of the agency and the department by October 15 of each
57	year. In addition, to the extent funded in the General
58	Appropriations Act, the agency shall provide written notice of
59	the rate and the effective date of the adjusted state minimum
60	wage to all employers registered in the most current
61	unemployment compensation database. Such notice shall be mailed
62	by November 15 of each year using the addresses included in the
63	database. Employers are responsible for maintaining current
64	address information in the unemployment compensation database.
65	The agency shall not be responsible for failure to provide
66	notice due to incorrect or incomplete address information in the
67	database. The agency shall provide the Department of Revenue
68	with the state minimum wage rate information and effective date
69	in a timely manner.

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70 (5) It shall be unlawful for an employer or any other 71 party to discriminate in any manner or take adverse action against any person in retaliation for exercising rights 72 protected pursuant to s. 24, Art. X of the State Constitution. 73 Rights protected include, but are not limited to, the right to 74 75 file a complaint or inform any person of his or her potential 76 rights pursuant to s. 24, Art. X of the State Constitution and 77 to assist him or her in asserting such rights.

(6)(a) Any person aggrieved by a violation of this section 78 79 may bring a civil action in a court of competent jurisdiction 80 against an employer violating this section or a party violating 81 subsection (5). However, prior to bringing any claim for unpaid minimum wages pursuant to this section, the person aggrieved 82 83 shall notify the employer alleged to have violated this section, in writing, of an intent to initiate such an action. The notice 84 must identify the minimum wage to which the person aggrieved 85 claims entitlement, the actual or estimated work dates and hours 86 87 for which payment is sought, and the total amount of alleged 88 unpaid wages through the date of the notice.

89 (b) The employer shall have 15 calendar days after receipt 90 of the notice to pay the total amount of unpaid wages or otherwise resolve the claim to the satisfaction of the person 91 aggrieved. The statute of limitations for bringing an action 92 93 pursuant to this section shall be tolled during this 15-day 94 period. If the employer fails to pay the total amount of unpaid 95 wages or otherwise resolve the claim to the satisfaction of the 96 person aggrieved, then the person aggrieved may bring a claim

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97 for unpaid minimum wages, the terms of which must be consistent 98 with the contents of the notice.

(c)1. Upon prevailing in an action brought pursuant to 99 100 this section, aggrieved persons shall recover the full amount of any unpaid back wages unlawfully withheld plus the same amount 101 as liquidated damages and shall be awarded reasonable attorney's 102 fees and costs. As provided under the Fair Labor Standards Act, 103 104 pursuant to s. 11 of the Portal-to-Portal Act of 1947, 29 U.S.C. 105 s. 260, if the employer proves by a preponderance of the evidence that the act or omission giving rise to such action was 106 107 in good faith and that the employer had reasonable grounds for 108 believing that his or her act or omission was not a violation of 109 s. 24, Art. X of the State Constitution, the court may, in its sound discretion, award no liquidated damages or award any 110 amount thereof not to exceed an amount equal to the amount of 111 unpaid minimum wages. The court shall not award any economic 112 damages on a claim for unpaid minimum wages not expressly 113 114 authorized in this section.

115 <u>2. Upon prevailing in an action brought pursuant to this</u> 116 <u>section, aggrieved persons shall also be entitled to such legal</u> 117 <u>or equitable relief as may be appropriate to remedy the</u> 118 <u>violation including, without limitation, reinstatement in</u> 119 <u>employment and injunctive relief. However, any entitlement to</u> 120 <u>legal or equitable relief in an action brought under s. 24, Art.</u> 121 X of the State Constitution shall not include punitive damages.

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122	(d) Any civil action brought under s. 24, Art. X of the
123	State Constitution and this section shall be subject to s.
124	768.79.
125	(7) The Attorney General may bring a civil action to
126	enforce this section. The Attorney General may seek injunctive
127	relief. In addition to injunctive relief, or in lieu thereof,
128	for any employer or other person found to have willfully
129	violated this section, the Attorney General may seek to impose a
130	fine of \$1,000 per violation, payable to the state.
131	(8) The statute of limitations for an action brought
132	pursuant to this section shall be 4 years from the date the
133	alleged violation occurred, except that in an action alleging a
134	willful violation the statute of limitations shall be 5 years
135	from the date the alleged violation occurred.
136	(9) Actions brought pursuant to this section may be
137	brought as a class action pursuant to Rule 1.220, Florida Rules
138	of Civil Procedure. In any class action brought pursuant to this
139	section, the plaintiffs shall prove, by a preponderance of the
140	evidence, the individual identity of each class member and the
141	individual damages of each class member.
142	(10) This section shall constitute the exclusive remedy
143	under state law for violations of s. 24, Art. X of the State
144	Constitution.
145	(11) Except for calculating the adjusted state minimum
146	wage and publishing the initial state minimum wage and any
147	annual adjustments thereto, the authority of the Agency for
148	Workforce Innovation in implementing s. 24, Art. X of the State
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149	Constitution, pursuant to this section, shall be limited to that
150	authority expressly granted by the Legislature.
151	Section 5. Sections 448.01-448.110, Florida Statutes, are
152	designated as part I of chapter 448, Florida Statutes, and
153	entitled "Terms and Conditions of Employment."
154	Section 6. If any provision of this act or its application
155	to any person or circumstance is held invalid, the invalidity
156	shall not affect the other provisions or applications of the act
157	which can be given effect without the invalid provision or
158	application, and to this end the provisions of this act are
159	severable.
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162	On page 1, line 29, after the semicolon,
163	insert:
164	amending s. 95.11, F.S.; providing periods of limitations
165	on actions for violations of the Florida Minimum Wage Act;
166	creating s. 448.110, F.S., the Florida Minimum Wage Act;
167	providing legislative intent to implement s. 24, Art. X of
168	the State Constitution in accordance with authority
169	granted to the Legislature therein; requiring employers to
170	pay certain employees a minimum wage for all hours worked
171	in Florida; incorporating provisions of the federal Fair
172	Labor Standards Act; requiring the minimum wage to be
173	adjusted annually; providing a formula for calculating
174	such adjustment; requiring the Agency for Workforce
175	Innovation and the Department of Revenue to annually

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176 publish the amount of the initial and adjusted minimum 177 wage; providing criteria for posting; requiring the agency to provide written notice to certain employers; providing 178 179 a deadline for the notice to be mailed; providing that 180 employers are responsible for maintaining their current 181 addresses with the agency; requiring the agency to provide 182 the department with certain information; prohibiting 183 discrimination or adverse action against persons exercising constitutional rights under s. 24, Art. X of 184 the State Constitution; providing for civil action by 185 186 aggrieved persons; requiring aggrieved persons bringing 187 civil actions to provide written notice to their employers 188 alleged to have violated the act; providing information that must be included in the notice; providing a deadline 189 by which an employer alleged to have violated the act must 190 191 pay the unpaid wages in question or resolve the claim to 192 the apprieved person's satisfaction; providing a statute 193 of limitations period; providing that aggrieved persons 194 who prevail in their actions may be entitled to liquidated 195 damages and reasonable attorney's fees and costs; authorizing additional legal or equitable relief for 196 197 aggrieved persons who prevail in such actions; providing 198 that punitive damages may not be awarded; providing that 199 actions brought under the act are subject to s. 768.79, F.S.; authorizing the Attorney General to bring a civil 200 201 action and seek injunctive relief; providing a fine; 202 providing statutes of limitations; authorizing class

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203	actions; declaring the act the exclusive remedy under
204	state law for violations of s. 24, Art. X of the State
205	Constitution; providing for implementation measures;
206	designating ss. 448.01-448.110, F.S., as part I of ch.
207	448, F.S.; providing a part title; providing for
208	severability;

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