House



LEGISLATIVE ACTION

Senate Comm: RCS 04/21/2015

The Committee on Rules (Gaetz) recommended the following:

Senate Amendment to Amendment (533978) (with title amendment)

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Delete lines 206 - 332
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and insert:

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Section 11. Present subsections (1) through (5) of section 215.425, Florida Statutes, are redesignated as subsections (2) through (6), respectively, present subsection (2) and paragraph (a) of present subsection (4) of that section are amended, and a new subsection (1) and subsections (7) through (12) are added to that section, to read:

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12 215.425 Extra compensation claims prohibited; bonuses; 13 severance pay.-14 (1) As used in this section, the term "public funds" means 15 any taxes, tuition, grants, fines, fees, or other charges or any 16 other type of revenue collected by the state or any county, 17 municipality, special district, school district, Florida College System institution, state university, or other separate unit of 18 19 government created pursuant to law, including any office, department, agency, division, subdivision, political 20 21 subdivision, board, bureau, or commission of such entities. 22 (3) (2) Notwithstanding subsection (2), if the payment and 23 receipt does not otherwise violate part III of chapter 112, the 24 following funds may be used to provide extra compensation: 25 (a) Revenues received by state universities through or from 26 faculty practice plans; health services support organizations; 27 hospitals with which state universities are affiliated; direct-28 support organizations; or federal, auxiliary, or private 29 sources, except for tuition; 30 (b) Revenues received by Florida College System 31 institutions through or from faculty practice plans; health 32 services support organizations; direct-support organizations; or 33 federal, auxiliary, or private sources, except for tuition; 34 (c) Revenues that are received by a hospital licensed under 35 chapter 395 which has entered into a Medicaid Provider Contract 36 and that: 1. Are not derived from the levy of an ad valorem tax; 37 38 2. Are not derived from patient services paid through the 39 Medicaid or Medicare program; 40 3. Are derived from patient services pursuant to contracts

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41	with private insurers or private managed care entities; or
42	4. Are not appropriated by the Legislature or by any
43	county, municipality, special district, school district, Florida
44	College System institution, state university, or other separate
45	unit of government created pursuant to law, including any
46	office, department, agency, division, subdivision, political
47	subdivision, board, bureau, commission, authority, or
48	institution of such entities, except for revenues otherwise
49	authorized to be used pursuant to subparagraphs 2. and 3.
50	This section does not apply to:
51	(a) a bonus or severance pay that is paid wholly from
52	nontax revenues and nonstate-appropriated funds, the payment and
53	receipt of which does not otherwise violate part III of chapter
54	112, and which is paid to an officer, agent, employee, or
55	contractor of a public hospital that is operated by a county or
56	a special district; or
57	(d) (b) A clothing and maintenance allowance given to
58	plainclothes deputies pursuant to s. 30.49.
59	(e) Revenues or fees received by a seaport or airport from
60	sources other than through the levy of a tax, or funds
61	appropriated by any county or municipality or the Legislature.
62	<u>(5)(a)</u> (4)(a) On or after July 1, 2011, A unit of
63	government, on or after July 1, 2011, or a state university, on
64	or after July 1, 2012, that is a party to enters into a contract
65	or employment agreement, or renewal or renegotiation of an
66	existing contract or employment agreement, that contains a
67	provision for severance pay with an officer, agent, employee, or
68	contractor must include the following provisions in the
69	contract:

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70 1. A requirement that severance pay paid from public funds 71 provided may not exceed an amount greater than 20 weeks of 72 compensation. 73 2. A prohibition of provision of severance pay paid from 74 public funds when the officer, agent, employee, or contractor 75 has been fired for misconduct, as defined in s. 443.036(29), by 76 the unit of government. 77 (7) Upon discovery or notification that a unit of government has provided prohibited compensation to any officer, 78 79 agent, employee, or contractor in violation of this section, 80 such unit of government shall investigate and take all necessary 81 action to recover the prohibited compensation. (a) If the violation was unintentional, the unit of 82 83 government shall recover the prohibited compensation from the 84 individual receiving the prohibited compensation through normal 85 recovery methods for overpayments. 86 (b) If the violation was willful, the unit of government 87 shall recover the prohibited compensation from either the 88 individual receiving the prohibited compensation or the 89 individual or individuals responsible for approving the 90 prohibited compensation. Each individual determined to have 91 willfully violated this section is jointly and severally liable 92 for repayment of the prohibited compensation. 93 (8) A person who willfully violates this section commits a 94 misdemeanor of the first degree, punishable as provided in s. 95 775.082 or s. 775.083. 96 (9) An officer who exercises the powers and duties of a 97 state or county officer and willfully violates this section is 98 subject to the Governor's power under s. 7(a), Art. IV of the

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99 State Constitution. An officer who exercises powers and duties 100 other than those of a state or county officer and willfully 101 violates this section is subject to the suspension and removal 102 procedures under s. 112.51. 103 (10) (a) A person who reports a violation of this section is 104 eligible for a reward of at least \$500, or the lesser of 10 105 percent of the funds recovered or \$10,000 per incident of a 106 prohibited compensation payment recovered by the unit of 107 government, depending upon the extent to which the person 108 substantially contributed to the discovery, notification, and 109 recovery of such prohibited payment. 110 (b) In the event that the recovery of the prohibited 111 compensation is based primarily on disclosures of specific 112 information, other than information provided by such person, 113 relating to allegations or transactions in a criminal, civil, or 114 administrative hearing; in a legislative, administrative, 115 inspector general, or other government report; in an auditor general report, hearing, audit, or investigation; or from the 116 117 news media, such person is not eligible for a reward, or for an 118 award of a portion of the proceeds or payment of attorney fees 119 and costs pursuant to s. 68.085. 120 (c) If it is determined that the person who reported a 121 violation of this section was involved in the authorization, 122 approval, or receipt of the prohibited compensation or is 123 convicted of criminal conduct arising from his or her role in 124 the authorization, approval, or receipt of the prohibited 125 compensation, such person is not eligible for a reward, or for 126 an award of a portion of the proceeds or payment of attorney 127 fees and costs pursuant to s. 68.085.

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128	(11) An employee who is discharged, demoted, suspended,
129	threatened, harassed, or in any manner discriminated against in
130	the terms and conditions of employment by his or her employer
131	because of lawful acts done by the employee on behalf of the
132	employee or others in furtherance of an action under this
133	section, including investigation for initiation of, testimony
134	for, or assistance in an action filed or to be filed under this
135	section, has a cause of action under s. 112.3187.
136	(12) If the unit of government fails to recover prohibited
137	compensation for a willful violation of this section upon
138	discovery and notification of such prohibited payment within 90
139	days, a cause of action may be brought to:
140	(a) Recover state funds in accordance with ss. 68.082 and
141	<u>68.083.</u>
142	(b) Recover other funds by the Department of Legal Affairs
143	using the procedures set forth in ss. 68.082 and 68.083, except
144	that venue shall lie in the circuit court of the county in which
145	the unit of government is located.
146	(c) Recover other funds by a person using the procedures
147	set forth in ss. 68.082 and 68.083, except that venue shall lie
148	in the circuit court of the county in which the unit of
149	government is located.
150	(13) Subsections (7)-(12) apply prospectively to contracts
151	or employment agreements, or the renewal or renegotiation of an
152	existing contract or employment agreement, effective on or after
153	July 1, 2015.
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155	========== T I T L E A M E N D M E N T ================
156	And the title is amended as follows:

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157 Delete lines 348 - 364 158 and insert: F.S.; defining the term "public funds"; revising 159 160 nonapplicability to the prohibition on extra 161 compensation claims; requiring certain contracts to 162 which a unit of government or state university is a 163 party during a specified period to contain certain 164 prohibitions on severance pay; requiring a unit of 165 government to investigate and take necessary action to 166 recover prohibited compensation; specifying methods of 167 recovery and liability for unintentional and willful violations; providing a penalty; specifying 168 169 applicability of procedures regarding suspension and 170 removal of an officer who commits a willful violation; 171 establishing eligibility criteria and amounts for rewards; specifying circumstances under which an 172 173 employee has a cause of action under the Whistle-174 blower's Act; establishing causes of action if a unit 175 of government fails to recover prohibited compensation 176 within a certain timeframe; providing for 177 applicability;