By Senator Passidomo

1	28-01065-22 2022850
1	A reviser's bill to be entitled
2	An act relating to the Florida Statutes; repealing ss.
3	27.401, 112.24(6), 197.318, 216.181(11)(d),
4	255.065(15), 288.1226(9), 316.066(2)(f), 331.326,
5	339.63(6), 381.0068, 381.83, 393.0661, 395.1055(1)(f),
6	403.7046(2), 403.73, 409.968(6), 420.0005(2),
7	420.9079(3), 499.0121(7)(b), 499.051(7)(b), 499.931,
8	502.222, 570.48(3), 573.123(2), 601.10(8)(b), 601.76,
9	815.04(3), 893.055(17), 1004.33, 1004.335, and
10	1004.34, F.S., and amending ss. 125.0104(9)(d),
11	216.292(2)(a), 403.7046(3)(b), 601.15(7)(d), and
12	601.152(8)(c), F. S., to delete provisions which have
13	become inoperative by noncurrent repeal or expiration
14	and, pursuant to s. 11.242(5)(b) and (i), F.S., may be
15	omitted from the 2022 Florida Statutes only through a
16	reviser's bill duly enacted by the Legislature;
17	amending ss. 194.032, 395.1065, 603.011, 601.80,
18	721.071, 815.045, and 921.0022, F.S., and repealing s.
19	218.131, F.S., to conform to changes made by the act;
20	providing an effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Section 27.401, Florida Statutes, is repealed.
25	Reviser's noteThe cited section establishes the Cross-Circuit
26	Conflict Representation Pilot Program and provides for its
27	expiration, effective June 30, 2016.
28	Section 2. Subsection (6) of section 112.24, Florida
29	Statutes, is repealed.

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1	28-01065-22 2022850
30	Reviser's noteThe cited subsection, which relates to
31	assignment of a state agency employee pursuant to
32	intergovernmental interchange of public employees under
33	specified recommendations and approval, for the 2020-2021
34	fiscal year only, expired pursuant to its own terms,
35	effective July 1, 2021.
36	Section 3. Paragraph (d) of subsection (9) of section
37	125.0104, Florida Statutes, is amended to read:
38	125.0104 Tourist development tax; procedure for levying;
39	authorized uses; referendum; enforcement
40	(9) COUNTY TOURISM PROMOTION AGENCIESIn addition to any
41	other powers and duties provided for agencies created for the
42	purpose of tourism promotion by a county levying the tourist
43	development tax, such agencies are authorized and empowered to:
44	(d) Undertake marketing research and advertising research
45	studies and provide reservations services and convention and
46	meetings booking services consistent with the authorized uses of
47	revenue as set forth in subsection (5).
48	1. Information given to a county tourism promotion agency
49	which, if released, would reveal the identity of persons or
50	entities who provide data or other information as a response to
51	a sales promotion effort, an advertisement, or a research
52	project or whose names, addresses, meeting or convention plan
53	information or accommodations or other visitation needs become
54	booking or reservation list data, is exempt from s. 119.07(1)
55	and s. 24(a), Art. I of the State Constitution.
56	2. The following information, when held by a county tourism
57	promotion agency, is exempt from s. 119.07(1) and s. 24(a), Art.

58 I of the State Constitution:

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1	28-01065-22 2022850
59	a. Booking business records, as defined in s. 255.047.
60	b. Trade secrets and commercial or financial information
61	gathered from a person and privileged or confidential, as
62	defined and interpreted under 5 U.S.C. s. 552(b)(4), or any
63	amendments thereto.
64	3. A trade secret, as defined in s. 812.081, held by a
65	county tourism promotion agency is exempt from s. 119.07(1) and
66	s. 24(a), Art. I of the State Constitution. This subparagraph is
67	subject to the Open Government Sunset Review Act in accordance
68	with s. 119.15 and shall stand repealed on October 2, 2021,
69	unless reviewed and saved from repeal through reenactment by the
70	Legislature.
71	Reviser's noteAmended to conform to the repeal of subparagraph
72	3. pursuant to its own terms, effective October 2, 2021.
73	Section 4. Section 197.318, Florida Statutes, is repealed.
74	Reviser's noteThe cited section, which relates to abatement of
75	taxes for residential improvements damaged or destroyed by
76	Hurricane Hermine, Hurricane Matthew, or Hurricane Irma,
77	expired pursuant to its own terms, effective January 1,
78	2021.
79	Section 5. Paragraph (d) of subsection (11) of section
80	216.181, Florida Statutes, is repealed.
81	Reviser's noteThe cited paragraph, which provided that the
82	Legislative Budget Commission may increase the amounts
83	appropriated to the Fish and Wildlife Conservation
84	Commission or the Department of Environmental Protection
85	for fixed capital outlay projects using funds from
86	specified sources, for the 2020-2021 fiscal year only,
87	expired pursuant to its own terms, effective July 1, 2021.

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28-01065-22 2022850 88 Section 6. Paragraph (a) of subsection (2) of section 89 216.292, Florida Statutes, is amended to read: 90 216.292 Appropriations nontransferable; exceptions.-(2) The following transfers are authorized to be made by 91 92 the head of each department or the Chief Justice of the Supreme 93 Court whenever it is deemed necessary by reason of changed 94 conditions: (a) The transfer of appropriations funded from identical 95 96 funding sources, except appropriations for fixed capital outlay, 97 and the transfer of amounts included within the total original approved budget and plans of releases of appropriations as 98 furnished pursuant to ss. 216.181 and 216.192, as follows: 99 100 1. Between categories of appropriations within a budget 101 entity, if no category of appropriation is increased or 102 decreased by more than 5 percent of the original approved budget 103 or \$250,000, whichever is greater, by all action taken under this subsection. 104 105 2. Between budget entities within identical categories of 106 appropriations, if no category of appropriation is increased or 107 decreased by more than 5 percent of the original approved budget 108 or \$250,000, whichever is greater, by all action taken under 109 this subsection. 110 3. Any agency exceeding salary rate established pursuant to 111 s. 216.181(8) on June 30th of any fiscal year shall not be 112 authorized to make transfers pursuant to subparagraphs 1. and 2. 113 in the subsequent fiscal year. 114 4. Notice of proposed transfers under subparagraphs 1. and 115 2. shall be provided to the Executive Office of the Governor and 116 the chairs of the legislative appropriations committees at least Page 4 of 36

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117	3 days prior to agency implementation in order to provide an
118	opportunity for review. The review shall be limited to ensuring
119	that the transfer is in compliance with the requirements of this
120	paragraph.
121	5. For the 2020-2021 fiscal year, the review shall ensure
122	that transfers proposed pursuant to this paragraph comply with
123	this chapter, maximize the use of available and appropriate
124	trust funds, and are not contrary to legislative policy and
125	intent. This subparagraph expires July 1, 2021.
126	Reviser's noteAmended to conform to the expiration of
127	subparagraph 5. pursuant to its own terms, effective July
128	1, 2021.
129	Section 7. Subsection (15) of section 255.065, Florida
130	Statutes, is repealed.
131	Reviser's noteThe cited subsection, which provides an
132	exemption from open government requirements for specified
133	unsolicited proposals received by a responsible public
134	entity, was repealed pursuant to its own terms, effective
135	October 2, 2021.
136	Section 8. Subsection (9) of section 288.1226, Florida
137	Statutes, is repealed.
138	Reviser's noteThe cited subsection, which provides an
139	exemption from open government requirements for the
140	identity of any person who responds to a marketing project
141	or advertising research project conducted by the Florida
142	Tourism Industry Marketing Corporation conducted by the
143	corporation in the performance of its duties on behalf of
144	Enterprise Florida, Inc., or trade secrets obtained
145	pursuant thereto, was repealed pursuant to its own terms,

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I	28-01065-22 2022850
146	effective October 2, 2021.
147	Section 9. Paragraph (f) of subsection (2) of section
148	316.066, Florida Statutes, is repealed.
149	Reviser's noteThe cited paragraph, which provides for an
150	exemption from open government requirements for requests
151	for phone numbers and addresses of parties in an automobile
152	crash report, by specified free newspapers, was repealed
153	pursuant to its own terms, effective October 2, 2019.
154	Section 10. Section 331.326, Florida Statutes, is repealed.
155	Reviser's noteThe cited section, which provides an exemption
156	from open government requirements for trade secrets in the
157	records of Space Florida, was repealed pursuant to its own
158	terms, effective October 2, 2021.
159	Section 11. Subsection (6) of section 339.63, Florida
160	Statutes, is repealed.
161	Reviser's noteThe cited subsection, which directs the
162	Department of Transportation to fully fund projects on
163	facilities that were designated as part of the Strategic
164	Intermodal System before the most recent designation
165	change, which were approved by the Secretary of
166	Transportation in May 2019, and for which construction has
167	commenced but is not completed, expired pursuant to its own
168	terms, effective July 1, 2021.
169	Section 12. Section 381.0068, Florida Statutes, is
170	repealed.
171	Reviser's noteThe cited section, which relates to a technical
172	review and advisory panel to assist the Department of
173	Health with rule adoption, was repealed by s. 9, ch. 2020-
174	150, Laws of Florida, effective July 1, 2021. Since the

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1	28-01065-22 2022850
175	section was not repealed by a "current session" of the
176	Legislature, it may be omitted from the 2022 Florida
177	Statutes only through a reviser's bill duly enacted by the
178	Legislature. See s. 11.242(5)(b) and (i).
179	Section 13. Section 381.83, Florida Statutes, is repealed.
180	Reviser's noteThe cited section, which provides an exemption
181	from open government requirements for trade secrets
182	obtained under chapter 381, was repealed pursuant to its
183	own terms, effective October 2, 2021.
184	Section 14. Section 393.0661, Florida Statutes, is
185	repealed.
186	Reviser's noteThe cited section, which relates to a
187	comprehensive redesign of the home and community-based
188	services delivery system, was repealed by s. 3, ch. 2020-
189	71, Laws of Florida, effective July 1, 2021. Since the
190	section was not repealed by a "current session" of the
191	Legislature, it may be omitted from the 2022 Florida
192	Statutes only through a reviser's bill duly enacted by the
193	Legislature. See s. 11.242(5)(b) and (i).
194	Section 15. Paragraph (f) of subsection (1) of section
195	395.1055, Florida Statutes, is repealed.
196	Reviser's noteThe cited paragraph, which relates to submittal
197	of such data as necessary to conduct certificate-of-need
198	reviews required under part I of chapter 408 by hospitals,
199	was repealed by s. 3, ch. 2019-136, Laws of Florida,
200	effective July 1, 2021. Since the paragraph was not
201	repealed by a "current session" of the Legislature, it may
202	be omitted from the 2022 Florida Statutes only through a
203	reviser's bill duly enacted by the Legislature. See s.

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2022850
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204
          11.242(5)(b) and (i).
          Section 16. Subsection (2) of section 403.7046, Florida
205
206
     Statutes, is repealed, and paragraph (b) of subsection (3) of
207
     that section is amended to read:
208
          403.7046 Regulation of recovered materials.-
209
          (3) Except as otherwise provided in this section or
210
     pursuant to a special act in effect on or before January 1,
211
     1993, a local government may not require a commercial
212
     establishment that generates source-separated recovered
213
     materials to sell or otherwise convey its recovered materials to
214
     the local government or to a facility designated by the local
215
     government, nor may the local government restrict such a
216
     generator's right to sell or otherwise convey such recovered
217
     materials to any properly certified recovered materials dealer
218
     who has satisfied the requirements of this section. A local
219
     government may not enact any ordinance that prevents such a
220
     dealer from entering into a contract with a commercial
221
     establishment to purchase, collect, transport, process, or
222
     receive source-separated recovered materials.
223
           (b) 1. Before engaging in business within the jurisdiction
224
     of the local government, a recovered materials dealer or
225
     pyrolysis facility must provide the local government with a copy
226
     of the certification provided for in this section. In addition,
227
     the local government may establish a registration process
228
     whereby a recovered materials dealer or pyrolysis facility must
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register with the local government before engaging in business within the jurisdiction of the local government. Such registration process is limited to requiring the dealer or pyrolysis facility to register its name, including the owner or

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28-01065-22 2022850 233 operator of the dealer or pyrolysis facility, and, if the dealer 234 or pyrolysis facility is a business entity, its general or 235 limited partners, its corporate officers and directors, its 236 permanent place of business, evidence of its certification under 237 this section, and a certification that the recovered materials 238 or post-use polymers will be processed at a recovered materials 239 processing facility or pyrolysis facility satisfying the requirements of this section. The local government may not use 240 241 the information provided in the registration application to 242 compete unfairly with the recovered materials dealer until 90 days after receipt of the application. All counties, and 243 244 municipalities whose population exceeds 35,000 according to the 245 population estimates determined pursuant to s. 186.901, may establish a reporting process that must be limited to the 246 247 regulations, reporting format, and reporting frequency 248 established by the department pursuant to this section, which must, at a minimum, include requiring the dealer or pyrolysis 249 250 facility to identify the types and approximate amount of 251 recovered materials or post-use polymers collected, recycled, or 252 reused during the reporting period; the approximate percentage 253 of recovered materials or post-use polymers reused, stored, or 254 delivered to a recovered materials processing facility or 255 pyrolysis facility or disposed of in a solid waste disposal 256 facility; and the locations where any recovered materials or 257 post-use polymers were disposed of as solid waste. The local 258 government may charge the dealer or pyrolysis facility a 259 registration fee commensurate with and no greater than the cost 260 incurred by the local government in operating its registration 261 program. Registration program costs are limited to those costs

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262	associated with the activities described in this paragraph
263	subparagraph. Any reporting or registration process established
264	by a local government with regard to recovered materials or
265	post-use polymers is governed by this section and department
266	rules adopted pursuant thereto.
267	2. Information reported under this subsection which, if
268	disclosed, would reveal a trade secret, as defined in s.
269	812.081, is confidential and exempt from s. 119.07(1) and s.
270	24(a), Art. I of the State Constitution. This subparagraph is
271	subject to the Open Government Sunset Review Act in accordance
272	with s. 119.15 and shall stand repealed on October 2, 2021,
273	unless reviewed and saved from repeal through reenactment by the
274	Legislature.
275	Reviser's noteAmended to conform to the repeal of subsection
276	(2) and subparagraph (3)(b)2., which were repealed pursuant
277	to their own terms, effective October 2, 2021.
278	Section 17. Section 403.73, Florida Statutes, is repealed.
279	Reviser's noteThe cited section, which provides an exemption
280	from open government requirements for trade secrets within
281	specified records, reports, or information under part IV of
282	chapter 403, was repealed pursuant to its own terms,
283	effective October 2, 2021.
284	Section 18. Subsection (6) of section 409.968, Florida
285	Statutes, is repealed.
286	Reviser's noteThe cited subsection, which requires the Agency
287	for Health Care Administration to withhold and set aside a
288	portion of the managed care rates from the rate cells for
289	special needs and home health services in managed medical
290	assistance and managed long-term care programs to implement

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	28-01065-22 2022850
291	a home health performance incentive program, expired
292	pursuant to its own terms, effective July 1, 2021.
293	Section 19. Subsection (2) of section 420.0005, Florida
294	Statutes, is repealed.
295	Reviser's noteThe cited subsection, which relates to use of
296	funds as provided in the General Appropriations Act for the
297	State Housing Trust Fund and the State Housing Fund for the
298	2020-2021 fiscal year, expired pursuant to its own terms,
299	effective July 1, 2021.
300	Section 20. Subsection (3) of section 420.9079, Florida
301	Statutes, is repealed.
302	Reviser's noteThe cited subsection, which relates to use of
303	funds as provided in the General Appropriations Act for the
304	Local Government Housing Trust Fund for the 2020-2021
305	fiscal year, expired pursuant to its own terms, effective
306	July 1, 2021.
307	Section 21. Paragraph (b) of subsection (7) of section
308	499.0121, Florida Statutes, is repealed.
309	Reviser's noteThe cited paragraph, which provides an exemption
310	from open government requirements for information
311	constituting a trade secret within prescription drug
312	purchase lists, was repealed pursuant to its own terms,
313	effective October 2, 2021.
314	Section 22. Paragraph (b) of subsection (7) of section
315	499.051, Florida Statutes, is repealed.
316	Reviser's noteThe cited paragraph, which provides an exemption
317	from open government requirements for information
318	constituting a trade secret contained in a complaint or
319	obtained by the Department of Business and Professional

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	28-01065-22 2022850
320	Regulation pursuant to an investigation, was repealed
321	pursuant to its own terms, effective October 2, 2021.
322	Section 23. Section 499.931, Florida Statutes, is repealed.
323	Reviser's noteThe cited section, which provides an exemption
324	from open government requirements for trade secret
325	information submitted under part III of chapter 499, was
326	repealed pursuant to its own terms, effective October 2,
327	2021.
328	Section 24. Section 502.222, Florida Statutes, is repealed.
329	Reviser's noteThe cited section, which provides an exemption
330	from open government requirements for information in
331	Department of Agriculture and Consumer Services records
332	regarding matters encompassed by chapter 502 that would
333	reveal a trade secret, was repealed pursuant to its own
334	terms, effective October 2, 2021.
335	Section 25. Subsection (3) of section 570.48, Florida
336	Statutes, is repealed.
337	Reviser's noteThe cited subsection, which provides an
338	exemption from open government requirements for trade
339	secret information within records of the Division of Fruit
340	and Vegetables, was repealed pursuant to its own terms,
341	effective October 2, 2021.
342	Section 26. Subsection (2) of section 573.123, Florida
343	Statutes, is repealed.
344	Reviser's noteThe cited subsection, which provides an
345	exemption from open government requirements for trade
346	secret information relating to marketing orders, was
347	repealed pursuant to its own terms, effective October 2,
348	2021.

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349 Section 27. Paragraph (b) of subsection (8) of section 350 <u>601.10, Florida Statutes, is repealed.</u> 351 Reviser's note.—The cited paragraph, which provides an exercise.	
	mption
351 Reviser's noteThe cited paragraph, which provides an exe	mption
352 from open government requirements for trade secret	
353 information provided to the Department of Citrus, was	
354 repealed pursuant to its own terms, effective October	2,
355 2021.	
356 Section 28. Paragraph (d) of subsection (7) of sectio	n
357 601.15, Florida Statutes, is amended to read:	
358 601.15 Advertising campaign; methods of conducting;	
359 assessments; emergency reserve fund; citrus research	
360 (7) All assessments levied and collected under this c	hapter
361 shall be paid into the State Treasury on or before the 15t	h day
362 of each month. Such moneys shall be accounted for in a spe	cial
363 fund to be designated as the Florida Citrus Advertising Tr	ust
364 Fund, and all moneys in such fund are appropriated to the	
365 department for the following purposes:	
366 (d) 1. The pro rata portion of moneys allocated to eac	h type
367 of citrus product in noncommodity programs shall be used b	y the
368 department to encourage substantial increases in the	
369 effectiveness, frequency, and volume of noncommodity	
370 advertising, merchandising, publicity, and sales promotion	of
371 such citrus products through rebates and incentive payment	s to
372 handlers and trade customers for these activities. The	
373 department shall adopt rules providing for the use of such	
374 moneys. The rules shall establish alternate incentive prog	rams,
375 including at least one incentive program for product sold	under
376 advertised brands, one incentive program for product sold	under
377 private label brands, and one incentive program for produc	t sold

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378	in bulk. For each incentive program, the rules must establish
379	eligibility and performance requirements and must provide
380	appropriate limitations on amounts payable to a handler or trade
381	customer for a particular season. Such limitations may relate to
382	the amount of citrus assessments levied and collected on the
383	citrus product handled by such handler or trade customer during
384	a 12-month representative period.
385	2. The department may require from participants in
386	noncommodity advertising and promotional programs commercial
387	information necessary to determine eligibility for and
388	performance in such programs. Any information required which
389	constitutes a trade secret as defined in s. 812.081 is
390	confidential and exempt from s. 119.07(1) and s. 24(a), Art. I
391	of the State Constitution. This subparagraph is subject to the
392	Open Government Sunset Review Act in accordance with s. 119.15
393	and shall stand repealed on October 2, 2021, unless reviewed and
394	saved from repeal through reenactment by the Legislature.
395	Reviser's noteAmended to conform to the repeal of subparagraph
396	2. pursuant to its own terms, effective October 2, 2021.
397	Section 29. Paragraph (c) of subsection (8) of section
398	601.152, Florida Statutes, is amended to read:
399	601.152 Special marketing orders
400	(8)
401	(c) 1. Every handler shall, at such times as the department
402	may require, file with the department a return, not under oath,
403	on forms to be prescribed and furnished by the department,
404	certified as true and correct, stating the quantity of the type,
405	variety, and form of citrus fruit or citrus product specified in
406	the marketing order first handled in the primary channels of

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407	trade in the state by such handler during the period of time
408	specified in the marketing order. Such returns must contain any
409	further information deemed by the department to be reasonably
410	necessary to properly administer or enforce this section or any
411	marketing order implemented under this section.
412	2. Information that, if disclosed, would reveal a trade
413	secret, as defined in s. 812.081, of any person subject to a
414	marketing order is confidential and exempt from s. 119.07(1) and
415	s. 24(a), Art. I of the State Constitution. This subparagraph is
416	subject to the Open Government Sunset Review Act in accordance
417	with s. 119.15 and shall stand repealed on October 2, 2021,
418	unless reviewed and saved from repeal through reenactment by the
419	Legislature.
420	Reviser's noteAmended to conform to the repeal of subparagraph
421	2. pursuant to its own terms, effective October 2, 2021.
422	Section 30. Section 601.76, Florida Statutes, is repealed.
423	Reviser's noteThe cited section, which provides an exemption
424	from open government requirements for formulas, which are
425	deemed trade secrets, required to be filed with the
426	Department of Agriculture under the section, was repealed
427	pursuant to its own terms, effective October 2, 2021.
428	Section 31. Subsection (3) of section 815.04, Florida
429	Statutes, is repealed.
430	Reviser's noteThe cited subsection, which provides an
431	exemption from open government requirements for data,
432	programs, or supporting documentation constituting a trade
433	secret as defined in s. 812.081, held by an agency as
434	defined in chapter 119 and that resides on specified
435	electronic devices, was repealed pursuant to its own terms,

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1	28-01065-22 2022850				
436	effective October 2, 2021.				
437	Section 32. Subsection (17) of section 893.055, Florida				
438	Statutes, is repealed.				
439	Reviser's noteThe cited subsection, which prohibits the				
440	Attorney General and the Department of Health from using				
441	funds received as part of a settlement agreement to				
442	administer the prescription drug monitoring program,				
443	expired pursuant to its own terms, effective July 1, 2021.				
444	Section 33. Sections 1004.33 and 1004.34, Florida Statutes,				
445	are repealed.				
446	Reviser's noteThe cited sections, which relate to University				
447	of South Florida St. Petersburg and the University of South				
448	Florida Sarasota, respectively, were repealed by s. 8, ch.				
449	2018-4, Laws of Florida, effective July 1, 2020. Since the				
450	sections were not repealed by a "current session" of the				
451	Legislature, they may be omitted from the 2022 Florida				
452	Statutes only through a reviser's bill duly enacted by the				
453	Legislature. See s. 11.242(5)(b) and (i).				
454	Section 34. Section 1004.335, Florida Statutes, is				
455	repealed.				
456	Reviser's noteThe cited section, which relates to				
457	accreditation consolidation of South Florida branch				
458	campuses, expired pursuant to its own terms, effective July				
459	1, 2020.				
460	Section 35. Paragraph (b) of subsection (1) of section				
461	194.032, Florida Statutes, is amended to read:				
462	194.032 Hearing purposes; timetable				
463	(1)				
464	(b) Notwithstanding the provisions of paragraph (a), the				

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465	value adjustment board may meet prior to the approval of the
466	assessment rolls by the Department of Revenue, but not earlier
467	than July 1, to hear appeals pertaining to the denial by the
468	property appraiser of exemptions, tax abatements under s.
469	197.318, agricultural and high-water recharge classifications,
470	classifications as historic property used for commercial or
471	certain nonprofit purposes, and deferrals under subparagraphs
472	(a)2., 3., and 4. In such event, however, the board may not
473	certify any assessments under s. 193.122 until the Department of
474	Revenue has approved the assessments in accordance with s.
475	193.1142 and all hearings have been held with respect to the
476	particular parcel under appeal.
477	Reviser's noteAmended to conform to the repeal of s. 197.318
478	by this act.
479	Section 36. Section 218.131, Florida Statutes, is repealed.
480	Reviser's noteThe cited section, which relates to offset for
481	tax loss associated with reductions in value of certain
482	residences due to specified hurricanes for the 2019-2020
483	fiscal year, occurring as a direct result of the
484	implementation of s. 197.318, is obsolete and intricately
485	tied to s. 197.318, which is repealed by this act.
486	Section 37. Subsection (5) of section 395.1065, Florida
487	Statutes, is amended to read:
488	395.1065 Criminal and administrative penalties;
489	moratorium
490	(5) The agency shall impose a fine of \$500 for each
491	instance of the facility's failure to provide the information
492	required by rules adopted pursuant to s. $395.1055(1)(f)$
493	395.1055(1)(g) .

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1	28-01065-22 2022850				
494	Reviser's noteAmended to conform to the repeal of s.				
495	395.1055(1)(f) by this act.				
496	Section 38. Subsection (2) of section 603.011, Florida				
497	Statutes, is amended to read:				
498	603.011 Fruit and vegetable inspection fees; penalty				
499	(2) All fees collected by the department under this section				
500	shall be deposited into the Citrus Inspection Trust Fund, except				
501	that fees collected pursuant to paragraph (1)(b) and s.				
502	570.48(3) $570.48(4)$ shall be deposited in the General Inspection				
503	Trust Fund.				
504	Reviser's noteAmended to conform to the repeal of s. 570.48(3)				
505	by this act.				
506	Section 39. Section 601.80, Florida Statutes, is amended to				
507	read:				
508	601.80 Unlawful to use uncertified coloring matter.—It is				
509	unlawful for any person to use on oranges or citrus hybrids any				
510	coloring matter which has not first received the approval of the				
511	Department of Agriculture as provided under s. 601.76.				
512	Reviser's noteAmended to conform to the repeal of s. 601.76 by				
513	this act.				
514	Section 40. Subsection (1) of section 721.071, Florida				
515	Statutes, is amended to read:				
516	721.071 Trade secrets				
517	(1) If a developer or any other person filing material with				
518	the division pursuant to this chapter expects the division to				
519	keep the material confidential on grounds that the material				
520	constitutes a trade secret, as that term is defined in s.				
521	812.081, the developer or other person shall file the material				
522	together with an affidavit of confidentiality. "Filed material"				

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	28-01065-22 2022850
523	for purposes of this section shall mean material that is filed
524	with the division with the expectation that the material will be
525	kept confidential and that is accompanied by an affidavit of
526	confidentiality. Filed material that is trade secret information
527	includes, but is not limited to, service contracts relating to
528	the operation of reservation systems and those items and matters
529	described in s. 815.04(3).
530	Reviser's noteAmended to conform to the repeal of s. 815.04(3)
531	by this act.
532	Section 41. Section 815.045, Florida Statutes, is amended
533	to read:
534	815.045 Trade secret information.—The Legislature finds
535	that it is a public necessity that trade secret information as
536	defined in s. 812.081 , and as provided for in s. 815.04(3), be
537	expressly made confidential and exempt from the public records
538	law because it is a felony to disclose such records. Due to the
539	legal uncertainty as to whether a public employee would be
540	protected from a felony conviction if otherwise complying with
541	chapter 119, and with s. 24(a), Art. I of the State
542	Constitution, it is imperative that a public records exemption
543	be created. The Legislature in making disclosure of trade
544	secrets a crime has clearly established the importance attached
545	to trade secret protection. Disclosing trade secrets in an
546	agency's possession would negatively impact the business
547	interests of those providing an agency such trade secrets by
548	damaging them in the marketplace, and those entities and
549	individuals disclosing such trade secrets would hesitate to
550	cooperate with that agency, which would impair the effective and
551	efficient administration of governmental functions. Thus, the

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2022850
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552
     public and private harm in disclosing trade secrets
553
     significantly outweighs any public benefit derived from
554
     disclosure, and the public's ability to scrutinize and monitor
555
     agency action is not diminished by nondisclosure of trade
556
     secrets.
557
     Reviser's note.-Amended to conform to the repeal of s. 815.04(3)
          by this act.
558
559
          Section 42. Paragraphs (a) and (c) of subsection (3) of
560
     section 921.0022, Florida Statutes, are amended to read:
561
          921.0022 Criminal Punishment Code; offense severity ranking
562
     chart.-
563
          (3) OFFENSE SEVERITY RANKING CHART
564
          (a) LEVEL 1
565
      Florida
                                Felony
      Statute
                                Degree
                                                   Description
566
      24.118(3)(a)
                                  3rd
                                          Counterfeit or altered state
                                          lottery ticket.
567
      212.054(2)(b)
                                  3rd
                                          Discretionary sales surtax;
                                          limitations, administration,
                                          and collection.
568
      212.15(2)(b)
                                  3rd
                                          Failure to remit sales
                                          taxes, amount $1,000 or more
                                          but less than $20,000.
569
      316.1935(1)
                                  3rd
                                          Fleeing or attempting to
                                Page 20 of 36
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	28-01065-22		2022850
			elude law enforcement
			officer.
570			
	319.30(5)	3rd	Sell, exchange, give away
	010.00(0)	010	certificate of title or
/			identification number plate.
571			
	319.35(1)(a)	3rd	Tamper, adjust, change,
			etc., an odometer.
572			
	320.26(1)(a)	3rd	Counterfeit, manufacture, or
			sell registration license
			plates or validation
			stickers.
573			
575	322.212	3rd	Possession of forged,
		510	-
	(1) (a)-(c)		stolen, counterfeit, or
			unlawfully issued driver
			license; possession of
			simulated identification.
574			
	322.212(4)	3rd	Supply or aid in supplying
			unauthorized driver license
			or identification card.
575			
	322.212(5)(a)	3rd	False application for driver
	<i>σεε.ετε</i> (σ) (α)	JIU	license or identification
			card.
576			

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577	28-01065-22 414.39(3)(a)	3rd	2022850 Fraudulent misappropriation of public assistance funds by employee/official, value more than \$200.
	443.071(1)	3rd	False statement or representation to obtain or increase reemployment assistance benefits.
578	509.151(1)	3rd	Defraud an innkeeper, food or lodging value \$1,000 or more.
580	517.302(1)	3rd	Violation of the Florida Securities and Investor Protection Act.
581	713.69	3rd	Tenant removes property upon which lien has accrued, value \$1,000 or more.
	812.014(3)(c)	3rd	Petit theft (3rd conviction); theft of any property not specified in subsection (2).
582	815.04(4)(a)	3rd	Offense against intellectual
	815.04(5)(a)	Page 22 o	property (i.e., computer f 36

	28-01065-22		2022850
			programs, data).
583			
	817.52(2)	3rd	Hiring with intent to
			defraud, motor vehicle
			services.
584			
	817.569(2)	3rd	Use of public record or
			public records information
			or providing false
			information to facilitate
			commission of a felony.
585	0.0.6 0.1		
586	826.01	3rd	Bigamy.
200	828.122(3)	3rd	Fighting or baiting animals.
587	020.122(3)	510	Fighting of Datting animals.
507	831.04(1)	3rd	Any erasure, alteration,
		0 2 0	etc., of any replacement
			deed, map, plat, or other
			document listed in s. 92.28.
588			
	831.31(1)(a)	3rd	Sell, deliver, or possess
			counterfeit controlled
			substances, all but s.
			893.03(5) drugs.
589			
	832.041(1)	3rd	Stopping payment with intent
			to defraud \$150 or more.
590			

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1	28-01065-22		2022850
	832.05(2)(b) &	3rd	Knowing, making, issuing
	(4) (c)		worthless checks \$150 or
			more or obtaining property
			in return for worthless
			check \$150 or more.
591			
	838.15(2)	3rd	Commercial bribe receiving.
592			
	838.16	3rd	Commercial bribery.
593			
	843.18	3rd	Fleeing by boat to elude a
			law enforcement officer.
594		2	
	847.011(1)(a)	3rd	Sell, distribute, etc.,
			obscene, lewd, etc.,
			material (2nd conviction).
595	849.09(1)(a)-(d)	3rd	Lattory, act up promote
	(49.09(1)(a) - (a)	510	Lottery; set up, promote, etc., or assist therein,
			conduct or advertise drawing
			for prizes, or dispose of
			property or money by means
			of lottery.
596			
	849.23	3rd	Gambling-related machines;
			"common offender" as to
			property rights.
597			
	849.25(2)	3rd	Engaging in bookmaking.
'		Page 24 o	f 36
		- 490 - 1 0	

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	28-01065-22		2022850
598			
	860.08	3rd	Interfere with a railroad signal.
599			
	860.13(1)(a)	3rd	Operate aircraft while under the influence.
600			
	893.13(2)(a)2.	3rd	Purchase of cannabis.
601			
	893.13(6)(a)	3rd	Possession of cannabis (more than 20 grams).
602			
	934.03(1)(a)	3rd	Intercepts, or procures any other person to intercept, any wire or oral communication.
603			
604	(c) LEVEL 3		
605			
	Florida	Felony	
	Statute	Degree	Description
606			
	119.10(2)(b)	3rd	Unlawful use of confidential information from police reports.
607			
	316.066	3rd	Unlawfully obtaining or
	(3) (b) - (d)		using confidential crash reports.

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	28-01065-22		2022850
608			
609	316.193(2)(b)	3rd	Felony DUI, 3rd conviction.
610	316.1935(2)	3rd	Fleeing or attempting to elude law enforcement officer in patrol vehicle with siren and lights activated.
611	319.30(4)	3rd	Possession by junkyard of motor vehicle with identification number plate removed.
	319.33(1)(a)	3rd	Alter or forge any certificate of title to a motor vehicle or mobile home.
612	319.33(1)(c)	3rd	Procure or pass title on stolen vehicle.
613	319.33(4)	3rd	With intent to defraud, possess, sell, etc., a blank, forged, or unlawfully obtained title or registration.
	327.35(2)(b)	3rd	Felony BUI.
		Page 26 of	5 36

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C 1 E	28-01065-22		2022850
615	328.05(2)	3rd	Possess, sell, or counterfeit fictitious, stolen, or fraudulent titles or bills of sale of vessels.
617	328.07(4)	3rd	Manufacture, exchange, or possess vessel with counterfeit or wrong ID number.
618	376.302(5)	3rd	Fraud related to reimbursement for cleanup expenses under the Inland Protection Trust Fund.
	379.2431 (1)(e)5.	3rd	Taking, disturbing, mutilating, destroying, causing to be destroyed, transferring, selling, offering to sell, molesting, or harassing marine turtles, marine turtle eggs, or marine turtle nests in violation of the Marine Turtle Protection Act.
C1 0			

619

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	28-01065-22		2022850
	379.2431	3rd	Possessing any marine
	(1)(e)6.		turtle species or
			hatchling, or parts
			thereof, or the nest of any
			marine turtle species
			described in the Marine
			Turtle Protection Act.
620			
	379.2431	3rd	Soliciting to commit or
	(1)(e)7.		conspiring to commit a
			violation of the Marine
			Turtle Protection Act.
621			
	400.9935(4)(a)	3rd	Operating a clinic, or
	or (b)		offering services requiring
			licensure, without a
			license.
622			
	400.9935(4)(e)	3rd	Filing a false license
			application or other
			required information or
			failing to report
			information.
623			
	440.1051(3)	3rd	False report of workers'
			compensation fraud or
			retaliation for making such
			a report.
624			

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	28-01065-22		2022850
	501.001(2)(b)	2nd	Tampers with a consumer product or the container using materially false/misleading information.
625			
	624.401(4)(a)	3rd	Transacting insurance without a certificate of authority.
626			
	624.401(4)(b)1.	3rd	Transacting insurance without a certificate of authority; premium collected less than \$20,000.
627			
	626.902(1)(a) & (b)	3rd	Representing an unauthorized insurer.
628		2 m d	Touritor chimmin o
629	697.08	3rd	Equity skimming.
	790.15(3)	3rd	Person directs another to discharge firearm from a vehicle.
630	806.10(1)	3rd	Maliciously injure, destroy, or interfere with vehicles or equipment used in firefighting.

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C 2 1	28-01065-22		2022850
631	806.10(2)	3rd	Interferes with or assaults firefighter in performance of duty.
632	810.09(2)(c)	3rd	Trespass on property other than structure or conveyance armed with firearm or dangerous weapon.
633	812.014(2)(c)2.	3rd	Grand theft; \$5,000 or more but less than \$10,000.
634	812.0145(2)(c)	3rd	Theft from person 65 years of age or older; \$300 or more but less than \$10,000.
635	812.015(8)(b)	3rd	Retail theft with intent to sell; conspires with others.
636 637	812.081(2)	3rd	Theft of a trade secret.
	<u>815.04(4)(b)</u> 815.04(5)(b)	2nd	Computer offense devised to defraud or obtain property.
638	817.034(4)(a)3.	3rd	Engages in scheme to defraud (Florida

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1	28-01065-22		2022850
			Communications Fraud Act),
			property valued at less
			than \$20,000.
639			
	817.233	3rd	Burning to defraud insurer.
640			
	817.234	3rd	Unlawful solicitation of
	(8)(b) & (c)		persons involved in motor
			vehicle accidents.
641			
	817.234(11)(a)	3rd	Insurance fraud; property
			value less than \$20,000.
642			
	817.236	3rd	Filing a false motor
			vehicle insurance
			application.
643			
	817.2361	3rd	Creating, marketing, or
			presenting a false or
			fraudulent motor vehicle
			insurance card.
644		<u> </u>	
	817.413(2)	3rd	Sale of used goods of
			\$1,000 or more as new.
645) 1	Willful molting of a fall
	817.49(2)(b)1.	3rd	Willful making of a false
			report of a crime causing
			great bodily harm,
			permanent disfigurement, or

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I	28-01065-22		2022850
			permanent disability.
646			
	831.28(2)(a)	3rd	Counterfeiting a payment
			instrument with intent to
			defraud or possessing a
			counterfeit payment
			instrument with intent to
			defraud.
647			
	831.29	2nd	Possession of instruments
			for counterfeiting driver
			licenses or identification
			cards.
648			
	838.021(3)(b)	3rd	Threatens unlawful harm to
			public servant.
649			
	843.19	2nd	Injure, disable, or kill
			police, fire, or SAR canine
			or police horse.
650			
	860.15(3)	3rd	Overcharging for repairs
			and parts.
651			
	870.01(2)	3rd	Riot.
652			
	870.01(4)	3rd	Inciting a riot.
653			
	893.13(1)(a)2.	3rd	Sell, manufacture, or

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654			<pre>deliver cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) drugs).</pre>
	893.13(1)(d)2.	2nd	<pre>Sell, manufacture, or deliver s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) drugs within 1,000 feet of university.</pre>
655	893.13(1)(f)2.	2nd	<pre>Sell, manufacture, or deliver s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) drugs within 1,000 feet of public housing facility.</pre>
656	893.13(4)(c)	3rd	Use or hire of minor; deliver to minor other
		Page 33 o	f 36

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	28-01065-22		2022850
657			controlled substances.
658	893.13(6)(a)	3rd	Possession of any controlled substance other than felony possession of cannabis.
659	893.13(7)(a)8.	3rd	Withhold information from practitioner regarding previous receipt of or prescription for a controlled substance.
660	893.13(7)(a)9.	3rd	Obtain or attempt to obtain controlled substance by fraud, forgery, misrepresentation, etc.
661	893.13(7)(a)10.	3rd	Affix false or forged label to package of controlled substance.
662	893.13(7)(a)11.	3rd	Furnish false or fraudulent material information on any document or record required by chapter 893.
	893.13(8)(a)1.	3rd	Knowingly assist a patient, other person, or owner of
		Page 34 of	36

	28-01065-22		2022850
			an animal in obtaining a
			controlled substance
			through deceptive, untrue,
			or fraudulent
			representations in or
			related to the
			practitioner's practice.
663			
	893.13(8)(a)2.	3rd	Employ a trick or scheme in
			the practitioner's practice
			to assist a patient, other
			person, or owner of an
			animal in obtaining a
			controlled substance.
664			
	893.13(8)(a)3.	3rd	Knowingly write a
			prescription for a
			controlled substance for a
			fictitious person.
665			
	893.13(8)(a)4.	3rd	Write a prescription for a
			controlled substance for a
			patient, other person, or an animal if the sole
			purpose of writing the prescription is a monetary
			benefit for the
			practitioner.
666			practicioner.
000			

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	28-01065-22		2022850
	918.13(1)(a)	3rd	Alter, destroy, or conceal
			investigation evidence.
667			
	944.47	3rd	Introduce contraband to
	(1)(a)1. & 2.		correctional facility.
668			
	944.47(1)(c)	2nd	Possess contraband while
			upon the grounds of a correctional institution.
669			correctional institution.
005	985.721	3rd	Escapes from a juvenile
			facility (secure detention
			or residential commitment
			facility).
670			
671	Reviser's noteAmended	l to conform t	to the repeal of s. 815.04(3)
672	by this act.		
673	Section 43. This a	ict shall take	e effect on the 60th day
674		die of the se	ession of the Legislature in
675	which enacted.		

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